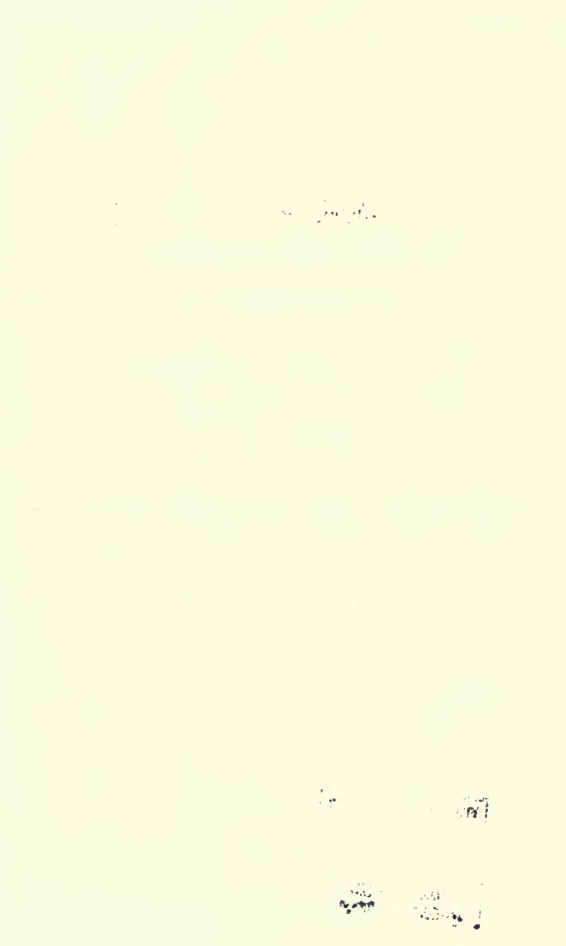


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Regulations filed under the Regulations Act, 1944 in 1946

(with alphabetical index of Regulations)
filed in 1944, 1945 & 1946



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JANUARY 5th, 1946

THE SANATORIA FOR CONSUMPTIVES ACT

O. Reg. 106/45. General. Revoking O. Reg. 210/44. Approved—December 17th, 1945. Filed-December 20th, 1945, 12.45 p.m.

REGULATIONS MADE BY THE LIEUTENANT-GOVERNOR IN COUNCIL UPON THE RECOM-MENDATION OF THE MINISTER PURSUANT TO THE SANATORIA FOR CONSUMPTIVES ACT

INTERPRETATION

- 1. In these regulations,-
- (a) "Director" shall mean the Director of the Division of Tuberculosis Prevention of the Department:
- (b) "Deputy Minister" shall mean the Deputy Minister of Health.

MANAGEMENT AND OPERATION

- 2. Every sanatorium shall be governed, managed and operated by a board composed of the members appointed or elected in accordance with the provisions the authority whereby the sanatorium has been established, except that one member may be appointed by the Lieutenant-Governor in Council who shall hold office during pleasure.
- 3. The board shall have power to govern, manage and operate the sanatorium and shall be responsible for the due observance and enforcement of the Act, these regulations and the by-laws of the sanatorium.
- 4. Every board shall furnish to the Department, not later than the first day of November in each year, a statement of the names and addresses of the members and the officers thereof, and shall give written notice to the Minister of any change therein forthwith upon its occurrence.
- 5.—(1) The superintendent of the sanatorium shall be responsible to the board for the due observance and enforcement of the Act, these regulations and the by-laws of the sanatorium, and he shall be the officer representing the sanatorium with whom the Minister, the Director, the inspectors and the other officers of the Department shall ordinarily deal with regard to sanatorium matters.
- (2) Subject to the by-laws and directions of the board, the superintendent shall have control over the admission and discharge of, and accommodation to be furnished to patients.
- 6. Every sanatorium shall employ such qualified medical practitioners, nurses, orderlies and other em-ployees as are required for the treatment of the patients and as the Director may require.
- 7. The system and forms of books, accounting and other records shall be subject to the approval of the Minister.

SANATORIUM EMPLOYEES

- 8. Upon entering the employ of any sanatorium and at least once a year thereafter every student nurse, undergraduate interne and undergraduate technician whether employed temporarily or permanently shall received a complete medical examination.
- 9. For the purpose of these regulations, sanatorium employees shall be divided into Group I and Group II.

10.—(1) Group I employee shall include,—

- (a) graduate and student nurse,
- (b) graduate and undergraduate interne, (c) student or graduate physiotherapist,
- (d) student or graduate occupational therapist,
- (e) nurses' assistants and orderlies,
 (f) affiliates,
- (g) graduate and undergraduate dietitian, and (h) laboratory and x-ray technician.
- (2) Group II employee shall include,-
- (a) employee on the staff as a food handler,
- (b) employee in hospital kitchen,
- (c) employee in clinic, and (d) employee on the staff engaged in ward duties.
- 11.—(1) Every Group I employee upon entering the employ of any sanatorium shall receive a tuberculin test.
- (2) Every Group I employee who is deemed to have a negative tuberculin reaction shall receive an additional tuberculin test within six months from the date of the first test and shall receive an additional test within six months from the date of each test where the result of the test is negative.
- (3) Every Group I employee who is found to have a positive tuberculin reaction, shall receive an x-ray examination of the lungs forthwith, and every six months thereafter.
- (4) Every Group I employee whose X-ray film shows evidence of abnormal shadowing shall forthwith receive further examination to determine the nature of the disease.
- (5) The tuberculin test referred to in subregulations 1 to 4 shall be carried out in a manner approved by the Director.
- 12.—(1) Every Group II employee shall receive X-ray examination of the lungs forthwith upon entering the employ of a sanatorium.
- (2) Every Group II employee whose X-ray film shows evidence of abnormal shadowing shall receive forthwith further examination to determine the nature of the disease.
- 13. A Group I or Group II employee who is found to be suffering from active tuberculosis shall not be permitted to work in the sanatorium and the superintendent shall report the case within twenty-four hours to the medical officer of health of the municipality in which the sanatorium is situated.
- 14. A nurse-in-training shall not be detailed to care for a patient known or suspected of having tuberculosis until she has received instrution in the necessary technique to protect herself against infection.

RECORDS OF EMPLOYEE EXAMINATIONS

- 15.—(1) The superintendent or other person in charge of every sanatorium shall keep a record of every tuberculin test and every X-ray examination of the lungs of every employee in the sanatorium.
- (2) Any officer authorized by the Deputy Minister may inspect the records at any time.

INSPECTION

- 16. The Director and the inspectors shall perform the duties assigned to them by the Minister and may with respect to any sanatorium,—
 - (a) administer and enforce the Act, and the regulations;
 - (b) inspect and make inquiries regarding the premises, management and operation;
 - (c) require that returns, reports, statements and other information relating to the sanatorium be furnished to them or to the Minister, periodically or otherwise, by the superintendent or any other officer or member of the staff of the sanatorium;
 - (d) collect and compile such information and make such reports, returns and statements as the Minister may require;
 - (e) investigate the financial condition of any patient and, for this purpose, require any person to furnish any relevant information in his possession; and
 - (f) investigate any matter affecting any sanatorium and, for this purpose, require any person to furnish any relevant information in his possession.
- 17. Every application, report, return, statement or other written communication required to be made or furnished to the Minister, inspector or department under the Act or these regulations shall be addressed to the Director.

ADMISSIONS

- 18. No person who has previously been discharged from a sanatorium on account of misconduct or lack of co-operation shall be readmitted as a patient without the consent of the superintendent of the sanatorium to which the person desires admission.
- 19. Where a medical practitioner sends any person to a sanatorium for admission as a patient, who may become dangerous to other patients, the medical practitioner shall give such information to the superintenent, or person acting in his place, as may be necessary to enable proper precautions to be taken for the protection of other patients.

ISOLATION

- 20.—(1) Every sanatorium shall provide suitable accommodation for the temporary isolation of patients suspected of suffering from any communicable disease other than tuberculosis until a proper diagnosis can be made.
- (2) When a patient is found to be suffering from a communicable disease other than tuberculosis, the superintendent shall take steps to isolate the patient to prevent the spread of the disease.

LABORATORY

21. A clinical laboratory shall be provided in the sanatorium and special examinations which cannot be made in such laboratory shall be referred to a laboratory approved by the Minister.

- 22.—(1) When a patient has a surgical operation or curettage performed upon him, the surgeon operating shall immediately set aside any tissues or sections of tissues removed.
- (2) The superintendent shall then forward the tissues or sections of tissues with a short history of the case and a statement of the findings at the operation to a laboratory approved by the Minister for examination but no sections of nerve, bones, tooth, tonsil, prepuce, hemorrhoid, finger, toe, hand, foot, arm or leg removed or amputated shall be so forwarded unless the surgeon desires a special examination.
- 23.—(1) Any report received from a laboratory shall become part of the patient's case record.
- (2) Every report shall show the date upon which the test reported upon was performed.

CASE RECORDS

- 24. A medical history, with the result of physical examination and provisional diagnosis, shall be made in writing within fourteen days of the patient's admission to the sanatorium and shall become part of the patient's case record.
- 25. The board shall require the medical staff, medical interne, or clinical clerks to prepare a complete medical record of every patient, including identification, complaint, present history, family history, physical examination, special reports such as reports of consultations, laboratory examinations, X-ray, provisional diagnosis, medical or surgical treatment, pathological findings, progress notes, condition on discharge and follow-up records, and in the event of death, a note as to the cause of death.
- 26. The superintendent shall send a report of the patient's condition to the medical practitioner who referred the patient to the sanatorium within thirty days after his admission.

SURGERY

- 27.—(1) No surgical operation shall be performed on any patient without the consent in writing signed by the patient or his guardian.
- (2) Where the patient is unable to give consent, and where in the opinion of the surgeon delay would endanger the patient's life, such consent shall not be necessary.
- 28.—(1) The operating surgeon or any medical practitioner authorized by him shall furnish a complete history, physical examination and a written pre-operative diagnosis before a patient is submitted to any anaesthetic or surgical operation.
- (2) Where the surgeon is of the opinion that the delay occasioned in obtaining such history and examination would be detrimental to the patient, he shall so state in writing and in such event the pre-operative diagnosis shall be furnished in writing and signed by the operating surgeon.

29. The surgeon or any medical practitioner authorized by him shall fully describe in writing every operation performed in a sanatorium, and such written description shall form part of the patient's record.

30. Every anaesthetist shall furnish a record showing the type of anaesthetic given, amount used, length of anasthesia and the condition of the patient following the operation.

POST-MORTEM EXAMINATIONS

31. When a post-mortem examination has been performed on the body of any patient, an autopsy report signed by the medical practitioner who has performed the examination shall be filed in the patient's record by the superintendent.

PROVINCIAL AID

- 32. No provincial aid shall be payable for treatment of any patient who at the time of admission,-
 - (a) was not a resident of Ontario;
 - (b) was a ward of the Department of Indian Affairs (Canada):
 - (c) was a person for whose maintenance the Department of Veterans Affairs is liable; or
 - (d) was a person for whose maintenance individual liability is imposed upon employers under Schedule 2 of The Workmen's Compensation Act.
- 33. Where the Director or an inspector, upon investigation, is of the opinion that any patient was a person liable to be deported under the immigration laws of Canada, and that no steps were taken by the superintendent to inform the Department of Immigration of the admission of the patient, no provincial aid shall be payable for the treatment of the patient.
- 34.—(1) The Department, subject to subregulations 4 and 5, may pay provincial aid to a sanatorium in an amount equal to the standard cost of in-patient service, as determined by the Department, from the annual financial and statistical returns from the sanatoria for the previous year.
- (2) The standard cost shall mean the average expense to sanatoria in the aggregate of providing each of the following items of expense:
 - (a) the overhead expense of each patient-bed, to include,-
 - (i) general maintenance department,
 - administration department, and
 - (iii) depreciation on furniture, equipment and apparatus,
 - (b) the daily expense of providing routine care for each patient, to include,—
 - (i) medical superintendent's office,
 - (ii) general wards and surgical wards, exclusive of the proportion determined by the Department as applicable to surgery,
 - (iii) radiology,
 - (iv) medical records, (v) dietary for patients only,
 - (vi) housekeeping for patients only,
 - (vii) laundry, and
 - (viii) garage,
 - (c) the expense of surgical operations, to include,—

 - (i) operating room, and(ii) the proportion of ward expense attributable to surgery as determined by the Depart-
 - (d) the expense of laboratory examination; and
 - (e) the expense of dental treatment.
- (3) The Department shall at the end of each year compute the standard cost of in-patient service of each sanatorium by multiplying the number of items of expense the Department has allowed by the respective average expense of each item, as provided in subregulation 2, and the sum of the products of such multiplication shall be the standard cost of in-patient service.
- (4) The provincial aid as determined by the Department shall be reduced by an amount equal to,-
 - (a) the total revenue from the treatment of inpatients, excluded from provincial aid under regulation 32, and

- (b) 50 per centum of the revenue from other inpatients.
- (5) Notwithstanding any of the provisions of this regulation, the provincial aid paid to a sanatorium for the treatment of in-patients shall not be less than an average of \$2.10 and not more than an average of \$2.85 for each day that the in-patient receives treatment.
- (6) No provincial aid shall be paid under this regulation for any year previous to the year 1946.
- 35.—(1) With the approval of an inspector, a patient may be transferred to a hospital under *The Public* Hospitals Act in order that he may have performed on him a surgical operation for a tuberculous condition of the lung, and in that case provincial aid may be paid to the sanatorium at the rate of \$3.00 for each day the patient is in the hospital.
- (2) The sanatorium shall pay the hospital at the rate of \$3.00 for each day the patient so transferred is in the hospital.
- 36. Out of any moneys payable to a sanatorium for provincial aid the Department may at any time make such deductions as the Director shall determine, on account of any patient who is not suffering from tuberculosis.
- 37. A sanatorium may charge any patient an amount not exceeding \$3.00 for each day that the patient receives treatment, or such greater amount as an inspector may authorize upon application by the superintendent.
- 38.—(1) The Department may pay provincial aid for every baby born in a sanatorium at the rate of \$1.00 per day for every day up to three months after birth that the baby is in the sanatorium.
- (2) Every sanatorium shall do everything necessary to ensure that any baby born in the sanatorium shall not contract tuberculosis or any other infection.
- 39. The Department may provide and pay an amount not exceeding \$12.00 per week for the treatment outside a sanatorium of any patient who,-
 - (a) has recovered to such an extent that in the opinion of the Director or an inspector he is fit to be discharged, and
 - (i) is not a resident, or
 - (ii) is a resident of a municipality in a territorial district which, in the opinion of the Minister, would be unduly burdened if required to pay for the treatment.
- 40.—(1) The Department may pay any medical practitioner, sanatorium clinic or hospital clinic approved by the Director for carrying out pneumothorax treatments.
- (2) The amount to be paid shall be \$3.00 for each treatment, subject however to an increment to be fixed in accordance with the following table:

Year Bonus Payment 1 to 5 \$25.00 6 to 10 50.00 11 to 40 \$2.00 per refill 41 to 50 \$75.00 200.00 51 to 60 65.00 225.00 61 to 70 55.00 245.00 71 to 80 45.00 265.00 81 to 90 35.00 285.00 91 to 100 25.00 305.00 Over 100 325.00	Number of Treatments per Calendar		*	Guaranteed Minimum Annual
6 to 10 50.00 11 to 40 \$2.00 per refill 41 to 50 \$75.00 200.00 51 to 60 65.00 225.00 61 to 70 55.00 245.00 71 to 80 45.00 265.00 81 to 90 35.00 285.00 91 to 100 25.00 305.00		Bonus		Payment
41 to 50 \$75.00 200.00 51 to 60 65.00 225.00 61 to 70 55.00 245.00 71 to 80 45.00 265.00 81 to 90 35.00 285.00 91 to 100 25.00 305.00	1 00 0			
51 to 60 65.00 225.00 61 to 70 55.00 245.00 71 to 80 45.00 265.00 81 to 90 35.00 285.00 91 to 100 25.00 305.00				
61 to 70 55.00 245.00 71 to 80 45.00 265.00 81 to 90 35.00 285.00 91 to 100 25.00 305.00	11 00 00			
71 to 80 45.00 265.00 81 to 90 35.00 285.00 91 to 100 25.00 305.00	01 00 00			
81 to 90 35.00 285.00 91 to 100 25.00 305.00	01 00 10			
72 00 200				
Over 100 325.00	91 to 100	25.00		305.00
	Over 100			325.00

- (3) Where it is necessary for a medical practitioner to travel for the purpose of giving a treatment, the Director may authorize payment of a travelling allowance of 8 cents per mile each way.
- (4) Where the treatment to be given is unusually difficult or complicated, the Deputy Minister may authorize payment at the rate of \$5.00 for each treatment.
- (5) Where treatments are given in a hospital clinic, the medical practitioner in charge thereof shall inform the Director as to the manner in which payment is to be made to the members of the staff of the clinic who are associated in the treatment.
- (6) Where hospital facilities are required in giving pneumothorax treatments, the medical practitioner or

clinic giving the treatments shall make any arrangements necessary for the use of the facilities.

(7) Any fee paid for a pneumothorax treatment shall include the remuneration payable for any necessary fluoroscopic examination.

REVOCATION

41. Ontario Regulations 210/44 are revoked.

COMMENCEMENT OF REGULATIONS

42. These regulations shall come into force on the 1st day of January, 1946.

JANUARY 26th, 1946

THE BEACH PROTECTION ACT

O. Reg. 1/46. New. Removal of Sand and Gravel, Townships of Colchester South and Malden, County of Essex. Approved—January 11th, 1946. Filed—January 14th, 1946, 10.30 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER OF MINES UNDER SECTION 9 OF THE BEACH PROTECTION ACT

REMOVAL OF SAND AND GRAVEL PROHIBITED FROM PARTS OF THE TOWNSHIPS OF COLCHESTER SOUTH AND MALDEN, COUNTY OF ESSEX

The taking, removal and carrying away by cart or truck or by any boat or vessel or other water craft or by any other vehicle or craft of any sand, gravel, stone or earth from the bed, beach, shore, or waters of, or adjacent to that part of the shores of Lake Erie adjoining Lot No. 97 in the First Concession of Colchester South Township and the easterly 1,500 feet of Lot 60 in the Township of Malden, inclusive of the allowance for road (Town line) between the Townships of Colchester South and Malden, is prohibited.

THE WORKMEN'S COMPENSATION ACT

O. Reg. 4/46.
Restaurant.
Revoking and replacing Clause b of Reg. 1a of O. Reg. 235/44 as made by section 1 of O. Reg. 33/45.
Approved—December 28th, 1945.
Filed—January 16th, 1946, 11.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

Clause (b) of Regulation 1a of Ontario Regulations 235/44 as made by section 1 of Ontario Regulations 33/45 is revoked and the following substituted therefor:

(b) "restaurant" shall mean a cafe, cafeteria, dining room, tea or coffee room, or any place where meals or refreshments are served on order to the public.

Made this 10th day of December, 1945.

WILLIAM MORRISON, Chairman. S. R. JOHNSTON, Secretary.

(Corporate Seal)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 5/46.
Revoking and Replacing O. Reg. 185/44.
Painting and Decorating Industry—
Ottawa Zone.
Approved—January 15th, 1946.
Filed—January 17th, 1946, 4.00 p.m.

Order-in-Council, approved by the Honourable the Lieutenant-Governor, dated the 15th day of January, A.D. 1946.

WHEREAS under The Industrial Standards Act the Minister has designated,—

- (a) all work usually performed by painters, decorators, paperhangers and glaziers in connection with the construction or erection of the whole or a part of a new building or structure; and
- (b) all work usually performed by painters, decorators, paperhangers and glaziers in connection with the repair, remodelling and maintenance of the whole or a part of an existing building or structure, except the work performed by persons who are regularly engaged in the work required for the repair and maintenance of the premises normally used by their employer for the purposes of his business,

as the Painting and Decorating Industry for the purposes of the Act;

AND WHEREAS the Minister has designated,-

- (a) the City of Ottawa; and
- (b) the suburban area adjacent thereto, described as follows:
 - (i) that part of the Township of Gloucester in the County of Carleton which lies north of the Walkley Road and its production easterly and westerly through the township; and
 - (ii) that part of the Township of Nepean in the said county which lies east of the road between the 4th and 5th concessions in the township and the production of the road northerly to the Ottawa River, and north of the road between lots 30 and 31 of the township, and which is the production westerly of Walkley Road,

as a zone for the industry to be known hereafter as the Ottawa Zone;

AND WHEREAS a petition from representatives of employers and employees in the industry within the Ottawa Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act;

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act;

AND WHEREAS the Industry and Labour Board has approved of the schedule in writing;

AND WHEREAS such schedule has been approved by the Minister of Labour, who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the said industry within the said zone;

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the said schedule, appended hereto, shall be in force during pleasure within the said zone and shall be binding upon the employers and employees in the industry referred to in the said schedule.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE OTTAWA ZONE

HOURS OF LABOUR

- 1.—(1) The regular working periods for all employers and employees in the painting and decorating industry shall be as follows:
 - (a) a regular working week shall not exceed fortyfour hours of employment to be performed during the regular working days; (S. 7, cl. b.)
 - (b) a regular working day shall not exceed eight hours of employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m., and on Saturday shall not exceed four hours of employment to be performed before noon. (S. 7, cls. a and d.)
- (2) Where the work is of such a nature that it cannot be performed during the hours set forth in clause b of subsection 1, it may be done at night, provided an employee does not work more than eight hours on any night shift; and this work shall be known as night work. (S. 7, cl. a.)

MINIMUM RATES OF WAGES

- 2. The minimum rates of wages for work performed during the regular working periods shall be \$1.01 per hour for spray-painting and 86 cents per hour for all other work. (S. 7, cl. c.)
- 3. The minimum rates of wages for night work shall be ten cents per hour in addition to the rates set forth in section 2 for each class of work. (S. 7, cl. e.)

OVERTIME WORK

- 4. Any work performed in the industry on Saturday after 12 o'clock noon, on Sunday and on the following holidays, namely, New Year's Day, Good Friday, Dominion Day, Labour Day and Christmas Day, and any work performed in excess of eight hours on night work, or after 5 p.m. in the case of employees who work during the regular working day, shall be deemed to be overtime work. (S. 7, cl. e.)
- 5. An employee who has worked eight hours on night work or has worked during a regular working day shall not do more than one hour of overtime work in a day or in respect to each eight hours of night work, unless his employer has obtained a permit authorizing extra overtime work from the advisory committee. (S. 7, cl. i.)

6. No overtime work shall be performed on Saturday after 12 o'clock noon, on Sunday or on a holiday, mentioned in section 4, or on those days for more than one hour in addition to the regular working day unless a permit authorizing the work has been issued to the employer by the advisory committee. (S. 7, cl. i.)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 7. The minimum rates of wages for all overtime work performed between the hours of 8 a.m. on Monday and 12 o'clock noon on the following Saturday, except on the holidays mentioned in section 4, shall be one and one-half times the rates established for work performed during the regular working periods. (S. 7, cl. e.)
- 8. The minimum rates of wages for all overtime work performed on Saturday after 12 o'clock noon, on Sunday and on the holidays mentioned in section 4, shall be twice the minimum rates of wages established for work performed during the regular working periods; but the advisory committee may issue permits allowing overtime work between Saturday noon and the beginning of the next regular working day at regular rates of pay, and where a permit is not issued, twice the minimum rates shall be paid. (S. 7, cls. e and i.)

ADVISORY COMMITTEE

- 9. The advisory committee may issue permits for the performance of overtime work in addition to one hour on each regular working day, or in addition to one hour with respect to each eight hours of night work, for as many hours as they deem advisable at the rates of time and one-half. (S. 7, cls. e and i.)
- 10. The advisory committee may issue permits for the performance of overtime work on Saturday after 12 o'clock noon, on Sunday and on holidays mentioned in section 4, subject to the following conditions:

 (a) where the work is of such a nature that, in the
 - (a) where the work is of such a nature that, in the opinion of the advisory committee, it cannot be performed during the regular working period, a permit to do the work between 12 o'clock noon on Saturday and the beginning of the next regular working day, may be issued at regular rates;
 - (b) all other permits issued under this section shall be at double time rates. (S. 7, cls. e and i.)
- 11. The advisory committee may fix a special minimum rate of wages lower than the rates fixed by this schedule for a person who is handicapped or whose work is only partly subject to the provisions of this schedule. (S. 7, cl. k.)
- 12. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

REVOCATION OF REGULATIONS

13. Ontario Regulations 185/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 6/46. Revoking and Replacing O. Reg. 159/44. Carpentry Industry—Brockville Zone. Approved—January 15th, 1946. Filed—January 17th, 1946, 4.10 p.m.

Order-in-Council, approved by the Honourable the Lieutenant-Governor, dated the 15th day of January, A.D. 1946.

Whereas uner *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or any part of any building or structure, except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations which are incidental to the maintenance of the buildings and premises, when performed by the regular employees of the manufacturing, industrial and service institution, as the Carpentry Industry for the purposes of the Act;

AND WHEREAS the Minister has designated the Town of Brockville and that part of the Township of Elizabethtown, County of Leeds, commencing at the northern shore of the St. Lawrence River on the line between lots 2 and 3, concession 1, Elizabethtown Township; thence northwesterly between lots 2 and 3, in concession 1, to the road allowance between concessions 1 and 2; thence easterly between concessions 1 and 2 to the road in lot 2, concession 2; thence northwesterly in lot 2 to the road allowance between concessions 2 and 3; thence southwesterly between concessions 2 and 3 to a road in lot 21, concession 2; thence southeasterly in lot 21, concession 2, to the road allowance between concessions 1 and 2; thence southwesterly between concessions 1 and 2; thence southwesterly between lots 21 and 22 in concession 1; thence southeasterly between lots 21 and 22 to the Internation Boundary between the United States of America and Canada; thence northeasterly on the International Boundary to a point where it is intersected by the line between lots 2 and 3 produced southeasterly; thence northwesterly along the production of the line between lots 2 and 3 to the northern shore of the St. Lawrence River, as a zone for the industry, to be known hereafter as the Brockville Zone;

AND WHEREAS a petition from representatives of employers and employees in the industry within the Brockville Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act;

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act;

AND WHEREAS the Industry and Labour Board has approved of the schedule in writing;

AND WHEREAS such schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the said industry within the said zone;

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the said schedule, appended hereto, shall be in force during pleasure within the said zone and shall be binding upon the employers and employees in the industry referred to in the said schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BROCKVILLE ZONE

HOURS OF LABOUR

- 1. The regular working periods for all employers and employees in the carpentry industry shall be as follows:
- (a) a regular working week shall not exceed forty-four hours employment to be performed during the regular working days. (S. 7, cl. b.)

(b) a regular working day shall not exceed eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m., and on Saturday shall not exceed four hours employment to be performed before noon. (S. 7, cls. a and d.)

MINIMUM RATE OF WAGES

2. The minimum rate of wages for all work performed in the industry during the regular working periods shall be ninety cents per hour. (S. 7, cl. c.)

OVERTIME WORK

3. Work performed at any time other than during the regular working periods, and any work performed on Sunday or on the following holidays, namely, New Year's Day, Good Friday, Dominion Day, Labour Day, Thanksgiving Day and Christmas Day, shall be deemed to be overtime work. (S. 7, cl. e.)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 4. The minimum rates of wages for all overtime work performed in the industry shall be as follows:
 - (a) overtime work which is necessary to permit the pouring on concrete, if performed on Saturday before 6 p.m.—ninety cents per hour;
 - (b) ordinary overtime work performed on Saturday before 4 p.m. or during a three-hour period immediately following any other regular working day—one dollar and thirty-five cents per hour;
 - (c) work performed at night, where owing to the nature of the work it cannot reasonably be performed during the regular working periods ninety cents per hour for the first eight hours only;
 - (d) for all other overtime work—one dollar and eighty cents per hour, unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lesser rate. (S. 7, cl. e.)

SHIFT WORK

- 5.—(1) Where the work on any project is being carried on in two or more shifts, the employees shall be deemed to be employed during a regular working day provided that they work not more than eight hours in any twenty-four hour period and are not employed elsewhere while so engaged in shift work. (S. 7, cl. a.)
- (2) Employees who are required to work on night shifts shall be paid at the rate of ninety cents per hour, and shall receive eight hours regular pay for seven hours work. (S. 7, cl. e.)
- (3) In all cases governed by subsections 1 and 2, no overtime work shall be required or permitted. (S. 7, cl. i.)

ADVISORY COMMITTEE

- 6. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped, and may issue an overtime permit at special minimum rates of wages. (S. 7, cl. k.)
- 7. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

REVOCATION OF REGULATIONS

8. Ontario Regulations 159/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 7/46. Revoking and Replacing O. Reg. 106/44. Barbering Industry—Cornwall Zone. Approved—January 15th, 1946. Filed January 17th, 1946, 4.15 p.m.

Order-in-Council, approved by the Honourable the Lieutenant-Governor, dated the 15th day of January, A.D. 1946.

WHEREAS under The Industrial Standards Act the Minister has designated all work usually done by barbers as the Barbering Industry for the purposes of the

AND WHEREAS the Minister has designated the City of Cornwall and the area adjacent thereto and being that part of the Township of Cornwall lying south of the road between concessions 2 and 3 of the Township around the City of Cornwall at a distance of one and one-quarter miles from the limits of the City as a zone for the industry to be known hereafter as the Cornwall Zone:

And Whereas a petition from representatives of employers and employees in the industry within the Cornwall Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

And Whereas the schedule has been approved by The Industry and Labour Board in writing:

And Whereas such schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the said industry within the said zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the said schedule, appended hereto, shall be in force during pleasure within the said zone and shall be binding upon the employers and employees in the industry referred to in the said schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE CORNWALL ZONE

- 1. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;
 - (d) shampooing; (e) application of hair tonics, stimulants and scalp treatments;
 - (f) massaging the face;

 - (g) honing or stropping of razors; and
 (h) all other work usually done by barbers;

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h.)

2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.

- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Bay, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day, and every Wednesday except the Wednesday in a week in which one of the holidays occurs. (S. 7, cls. d and g.)
- 3. The regular hours during which employers and employees may work in the barbering industry shall be;-
 - (a) from 5 a.m. to 9 p.m. on,—
 - (i) Saturday;
 - (ii) the day before New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day and Thanksgiving Day; and
 - (iii) the three working days immediately preceding Christmas Day;
 - (b) from 5 a.m. to 6 p.m. on other days.
- 4. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C-A person who is given part time work or casual employment only on either a salary or commission basis or a combination of salary and commission. (S. 7, cl. *f*.)
- 5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

Class A—\$20.00 per week;

- CLASS B—\$14.00 per week plus fifty per cent of the proceeds in excess of \$19.00 from the work performed by the employee, plus an additional ten per cent of the proceeds in excess of \$30.00;
- CLASS C—(i) Night and Saturday employees, that is, persons who work four hours per day or less from Monday to Friday, inclusive, and all day or less on Saturday, \$8.25 per week plus fifty per cent of the proceeds in excess of \$12.50 from the work performed by the employee;
 - (ii) Persons who work on Saturday or the day before a holiday and on the previous evening only, \$5.50 per week plus fifty per cent of the proceeds in excess of \$7.50 from the work performed by the employee;
 - (iii) Persons who work only on Saturday or the day before a holiday, \$4.40 per day or part thereof plus fifty per cent of the proceeds in excess of \$6.00 from the work performed by the employee;
 - (iv) Persons who work on days other than Saturday or the day before a holiday, \$2.75 per day or part thereof plus fifty per cent of the proceeds in excess of \$4.00 from the work performed by the employee. (S. 7, cls. c and f.)

- 6. No deduction shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cls. c and f.)
- 7. The minimum charge for each operation in the barbering industry shall be as follows:

(s)	haircut or trim, adults	40 cents
(b)	haircut, children	25 cents
(c)	shave	20 cents
(d)	singe	15 cents
(e)	shampoo, plain	35 cents
(f)	shampoo, plainhair tonics	15 cents
(g)	facial massage, plain	35 cents
(h)	razor honing	50 cents
	ladies' neck clip	

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 106/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 8/46. Revoking and Replacing O. Reg. 130/44. Barbering Industry—Carleton Place and Perth zone. Approved—January 15th, 1946. Filed—January 17th, 1946, 4.20 p.m.

Order-in-Council, approved by the Honourable the Lieutenant-Governor, dated the 15th day of January, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the Barbering Industry for the purposes of the Act:

AND WHEREAS the Minister has designated the Towns of Carleton Place and Perth as a zone for the industry to be known as the Carleton Place and Perth Zone:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Carleton Place and Perth Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS such schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient repre-sentation of the employers and employees engaged in the said industry within the said zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the said schedule, appended hereto, shall be in force during pleasure within the said zone and shall be binding upon the employers and employees in the industry referred to in the said schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE CARLETON PLACE AND PERTH ZONE

- 1. The barbering industry shall include the following operations;-
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;(d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;

 - (f) massaging the face;
 (g) honing or stropping of razors; and
 (h) all other work usually done by barbers,

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h.)

- 2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day, and every Wednesday except in a week in which one of the other holidays covers on any other day in that week (S. 7, cls. d. occurs on any other day in that week. (S. 7, cls. d and g.)
- 3. The regular hours during which employers and employees may work in the barbering industry shall be as follows;-

Monday...8.30 a.m. to 6.00 p.m. Tuesday... 8.30 a.m. to 8.00 p.m.
Thursday... 8.30 a.m. to 8.00 p.m.
Friday... 8.30 a.m. to 6.00 p.m.
Saturday... 8.30 a.m. to 10.00 p.m.
(S. 7, cl. a.)

- The following classification of employees working in the barbering industry is established:
 - CLASS A-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission:
 - CLASS B—A person who is given part time work or casual employment only on either a salary or commission basis or a combination of salary and commission. (S. 7, cl. f.)
- 5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes, as follows;—
 - CLASS A—\$18.00 per week plus sixty per cent of the proceeds in excess of \$28.00 from the work performed by the employee;
 - CLASS B-(i) Night and Saturday employees, that is persons who work four hours per day or less from Monday to Friday inclusive and all day or less on Saturday, \$10.75 per week plus sixty per cent of the proceeds in excess of \$18.25 from the work performed by the employee;
 - (ii) Persons who work on Saturday or the day before a holiday and on the previous evening only, \$7.00 per week plus sixty per cent of the proceeds in excess of \$11.00 from the work performed. by the employee;
 - (iii) Persons who work only on Saturday or the day before a holiday, \$5.75 per day

or part thereof plus sixty per cent of the proceeds in excess of \$8.75 from the work performed by the employee;

- (iv) Persons who work on days other than Saturday or the day before a holi-day, \$3.50 per day or part thereof plus sixty per cent of the proceeds in excess of 6.00 from the work performed by the employee. (S. 7, cls. c and f.)
- 6. No deduction shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c.)
- 7. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
	haircut, children	
	shave	
	singe	
(e)	shampoo, plain	35 cents
(f)	hair tonics	15 cents
(0)	facial massage, plain	35 cents
	razor 'honing	
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 130/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 9/46. Revoking and Replacing O. Reg. 129/44. Barbering Industry—Pembroke zone. Approved—January 15th, 1946. Filed-January 17th, 1946, 4.25 p.m.

Order-in-Council, approved by The Honourable the Lieutenant-Governor, dated the 15th day of January, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the Barbering Industry for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Pembroke and two miles surrounding the town as a zone for the industry to be known hereafter as the Pembroke Zone:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Pembroke Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS such schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the said industry within the said zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the said schedule, appended hereto, shall be in force during pleasure within the said zone and shall be binding upon the employers and employees in the industry referred to in the said schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PEMBROKE ZONE

- 1. The barbering industry shall include the following operations;-
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - massaging the face;

(g) honing or stropping of razors; and
 (h) all other work usually done by barbers,

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h.)

- 2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day, and every Wednesday after 12.00 o'clock noon except in a week in which one of the other holidays occurs on any other day in that week. (S. 7, cls. d and g.)
- 3. The regular hours during which employers and employees may work in the barbering industry shall be as follows:

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Monday.....9 a.m. to 6 p.m.
Tuesday.....9 a.m. to 8 p.m.
Wednesday...9 a.m. to 12 noon.
Thursday....9 a.m. to 8 p.m.
Friday.....9 a.m. to 6 p.m.
Saturday....8 a.m. to 9 p.m. (S. 7, cl. a.)
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- 4. The following classification of employees working in the harbering industry is established:
 - CLASS A-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS B-A person who is given part time work or casual employment only on either a salary or commission basis or a combination of salary and commission. (S. 7, cl. f.)
- 5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes, as follows;-
 - CLASS A—\$18.00 per week plus sixty per cent of the proceeds in excess of \$28.00 from the work performed by the employee;

- CLASS B—(i) Night or Saturday employees, that is persons who work four hours per day or less from Monday to Friday inclusive and all day or less on Saturday, \$10.75 per week plus sixty per cent of the proceeds in excess of \$18.25 from the work performed by the employee;
 - (ii) Persons who work on Saturday or the day before a holiday and on the previous evening only, \$7.00 per week plus sixty per cent of the proceeds in excess of \$11.00 from the work performed by the employee;
 - (iii) Persons who work only on Saturday or the day before a holiday, \$5.75 per day or part thereof plus sixty per cent of the proceeds in excess of \$8.75 from the work performed by the employee;
 - (iv) Persons who work on days other than Saturday or the day before a holiday, \$3.50 per day or part thereof plus sixty per cent of the proceeds in excess of \$6.00 from the work performed by the employee. (S. 7, cls. c and f.)

- 6. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. e.)
- 7. The minimum charge for each operation in the barbering industry shall be as follows:

1-1	hainant an taine a dulta	10
	haircut or trim, adults	
(b)	haircut, children	25 cents
(c)	shave	20 cents
	singe	
	shampoo	
	hair tonics	
	facial massage, plain	
	razor honing	
	ladies' neck clip	

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 129/44 are revoked.



FEBRUARY 2nd, 1946

THE PUBLIC SERVICE ACT

O. Reg. 2/46. General. Revoking and Replacing O. Regs. 330/44, 331/44, 332/44, 333/44, 334/44, 335/44, 336/44, 337/44, 338/44, 339/44, and 340/44. Approved—January 4th, 1946. Filed—January 15th, 1946, 4.20 p.m.

REGULATIONS MADE UNDER PART I OF THE PUBLIC SERVICE ACT

NOMINATIONS TO OFFICE

- 1.—(1) The deputy head of a department in consultation with the responsible minister shall determine the qualifications and suitability of any person nominated to a position in his department.
- (2) The Civil Service Commissioner before an appointment is made shall classify in writing the position to which the nominee is to be appointed, and the salary to be paid.

TYPISTS AND STENOGRAPHERS

- 2.—(1) The Civil Service Commissioner shall establish and maintain lists of persons eligible for appointment in the various grades of the classes of clerktypists, clerk-stenographers and secretarial stenographers, and shall conduct tests to determine the relative fitness and ability of candidates to perform the duties of the class to which they seek to be appointed.
- (2) No appointment to any class shall be made in any department at the seat of government in Toronto except from those lists.
- (3) Appointments shall be made according to the candidates' ratings, and where these are equal, according to the date of application; but preference shall be given to those persons formerly in the employ of the Government who were laid off while in good standing, or who volunteered for duty with the navy, army or air force.
- (4) Appointments shall be made for a probationary period of three months.
- (5) Before the expiration of that period, the deputy head of a department may reject any person assigned to any position under his control, and the cause of rejection shall be reported to the Civil Service Commissioner.
- (6) The Civil Service Commissioner shall decide whether that person shall be struck off the list as unfit for the public service or tried in some other position.

. OFFICE HOURS

- 3.—(1) Employees on the administrative staffs of the public service shall attend,—
 - (a) on each juridical day except Saturday from 8.30 a.m. to 4.30 p.m.;
 - (b) on Saturday from 8.30 to 12 noon except during July and August; and

- (c) on Saturday during July and August when directed by the Minister presiding over any department.
- (2) Those employees may take a recess for refreshment each day except Saturday from 12.30 p.m. to 1.45 p.m. or at such other time between 11.30 a.m. and 2.00 p.m. in special cases or to meet the requirements of the office, as the official in charge, with the approval of the deputy head, may determine.
- (3) The deputy heads of departments shall cause all public offices to be kept open during the recess.

ATTENDANCE

- 4.—(1) Each department shall maintain an attendance register.
- (2) Every employee in the public service whose regular duties are discharged in the office in which he is employed except the deputy heads of department and officials of similar standing or any other employee exempted by the Minister presiding over a department shall register in person upon his daily arrival and departure and at the recess on the forms provided for the purpose, which shall be accessible before and up to the time set for his daily arrival, at the time set for his daily departure and at the recess.
- (3) An employee who arrives late shall report to the official in charge of the branch or office in which he is employed and shall register the time of arrival.
- (4) The register shall not be accessible for recording departures during office hours except for registration where special leave has been obtained from the deputy head of official in charge of the branch, and no employee shall leave the buildings during office hours without obtaining that leave and registering.
- (5) Where an employee is habitually irregular in the time of his arrival or absents himself during office hours without leave, a report shall be made by the official in charge to the deputy head, who shall make a monthly report of all such cases to the Civil Service Commissioner.
- (6) An employee whose regular duties lie partly inside and partly outside the office shall register in the regular way when employed inside the office.
- (7) An employee whose regular duties lie partly or wholly outside the office shall keep a daily record of the time spent in the discharge of his duties and shall submit the record at the end of each week to the official in charge of the branch or office in which he is employed.

ENFORCEMENT OF REGULATIONS

5. The deputy head of a department shall be responsible for keeping the attendance registers in the special branches or offices of his department and for carrying into effect these regulations, and shall send to the Minister and the Civil Service Commissioner on or before the fifteenth of each month a report of the record of attendance for the preceeding month on forms provided for the purpose.

SICK-LEAVE CREDIT AND LEAVE OF ABSENCE

6.—(1) Commencing with the first day of June, 1936, sick-leave credit for permanent employees is established of nine days for each complete year of service up to five years, but not to exceed forty-five days.

- (2) Thereafter the credit shall be augmented by one and one-half days for each month of unbroken attendance.
- (3) No employee shall receive pay for absence in excess of accumulated sick-leave credit.
- 7. Commencing with the first day of August, 1944, on separation from the service there may be granted to an employee having more than five years of service a gratuity of an amount equal to his pay for a period equal to fifty per cent of his accumulated sick-leave credit but that amount shall not exceed six months' pay.
- 8. After three days' absence, no sick leave with pay shall be allowed unless a certificate signed by a duly qualified medical practitioner is forwarded to the deputy head of the department certifying as to the inability of the employee to attend to his official duties.
- 9. By permission of the Minister in charge of the department regulations 6, 7 and 8 shall apply to temporary employees paid on a monthly basis.
- 10. Sick-leave credits and debits shall be entered upon departmental staff records in order that the credit of each employee may be readily obtainable, and any leave of absence shall be reported to the Civil Service Commissioner.
- 11. In addition to sick leave, a Minister may grant to an employee in his department special leave of absence on compassionate grounds or for other sufficient reason for a period not exceeding three days at a time, or six days in any one fiscal year, with full pay, and may grant to an employee further special leave without pay for a period not exceeding six months.
- 12. In exceptional cases leave of absence for sickness or otherwise, in excess of the periods prescribed, with or without pay, may be granted by Order-in-Council upon the certificate of the Civil Service Commissioner.

VACATIONS '

- 13.—(1) Where an employee has served at least twelve months, the deputy head of a department shall grant to him a vacation of twelve days with pay in any one fiscal year.
- (2) Where the employee has served not less than six months but less than one year, the vacation with pay shall be limited to six days.
- (3) Subject to the approval of the deputy head of a department, unused vacation time for only one year may be accumulated with that of the following year, and the deputy head shall report the accumulation to the Civil Service Commissioner at the end of the fiscal year.
- 14. Special holidays proclaimed during vacation shall be included therein but statutory holidays shall not be included therein.

MEMBERS OF THE ARMED FORCES

- 15.—(1) An employee who enlisted in His Majesty's Forces during the second world war shall be deemed to be on leave of absence until such time as the Civil Service Commissioner reports to the Provincial Auditor resumption of duty.
- (2) The contributions to the Public Service SuperannuationFund or the Teachers' and Inspectors' Superannuation Fund shall, during the leave of absence, be paid from the Consolidated Revenue Fund.
- (3) This regulation shall not apply to an employee who entered the public service subsequent to the outbreak of the second world war.

COST-OF-LIVING BONUS

- 16.—(1) Commencing with the first day of June, 1941, and ending on the 31st day of December, 1946, there shall be added each month to the usual pay of married men-employees and unmarried employees who have dependants as a cost-of-living bonus the following percentages:
- (2) Eligibility shall be determined by filing with the deputy head of the department a completed National Revenue Form T. D. 1.
- 17.—(1) Commencing with the first day of November, 1941, and ending on the 31st day of December, 1946, there shall be added each month to the usual pay of an employee on the permanent or temporary staff five per cent. thereof as a cost-of-living bonus; but the bonus shall not be less than \$6.25 a month.
- (2) This bonus is additional to that provided in regulation 16.
- 18. A person whose appointment to the civil service is to take effect on or after the 1st day of January, 1946, shall not be entitled to the cost-of-living bonuses provided by Regulations 16 and 17.
- 19.—(1) Notwithstanding Regulations 16 and 17 where an employee receives an increase in salary which has effect on or after the 1st day of January, 1946, he shall thereupon cease to receive the cost-of-living bonuses provided by those Regulations unless the amount of his increased salary is less than the amount of his salary as of the 31st day of December, 1945, with cost-of-living bonuses.
- (2) Where the amount of the increased salary is less than the amount of the salary as of the 31st day of December, 1945, with cost-of-living bonuses he shall, until the 31st day of December, 1946, continue to be paid an amount equal to the amount of his salary as of the 31st day of December, 1945, with cost-of-living bonuses and the amount thereof in excess of the amount of his increased salary shall be deemed to be a cost-of-living bonus.

JOINT ADVISORY COUNCIL

- 20. The Joint Advisory Council heretofore established is continued.
- 21. It shall consist of seven members, three of whom shall be appointed by the Ontario Civil Service Association, three of whom shall be appointed by the Prime Minister, and one of whom shall be the Civil Service Commissioner who shall act as chairman.
- 22. The functions of the Joint Advisory Council shall be,—
 - (a) to study and consider, with regard to the civil
 - (i) the general principles governing appointment, promotion, remuneration, vacations, hours of work, superannuation and discipline, including suspension and dismissal;
 - (ii) the improvement of methods for carrying on the public business and the provision of means whereby the ideas and experiences of the members of the civil service may be considered and utilized;
 - (iii) the development of a career service, including methods for training members of the civil service along lines which will better fit them for promotion and for charting

and publicizing the avenues along which members of the civil service in various classifications may progress to higher positions within the service; and

- (iv) proposals for legislation affecting members of the civil service with relation to their employment; and
- (b) to make such recommendations to the Executive Council as may be deemed proper and advisable.
- 23. The Joint Advisory Council may appoint subcommittees of its members or of other persons or both and establish departmental committees for such purposes as it may deem proper.
- 24. A Civil Service Appeal Board is established consisting of the Minister of Labour, who shall be Chairman, one member to be appointed by the Ontario Civil Service Association, and one member to be appointed by the Prime Minister.
- 25. Any member of the Civil Service who considers that he has been unfairly dealt with in relation to any matter of discipline, including suspension or dismissal, may present his case to the Civil Service Appeal Board, which shall make such findings and recommendations as it deems proper.

REVOCATION

26. Ontario Regulations 330/44, 331/44, 332/44, 333/44, 334/44, 335/44 336/44, 337/44, 338/44, 339/44 and 340/44 are revoked.

THE PUBLIC SERVICE ACT

O. Reg. 3/46. General. Revoking and Replacing O. Regs. 324/44, 325/44, 326/44, 327/44 and 328/44. Approved—January 4th, 1946 Filed—January 15th, 1946, 4.30 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE BOARD UNDER PART III OF THE PUBLIC SERVICE ACT

- 1. The operation of Part III of *The Public Service* Act is extended to cover the permanent staff employed by each of the following boards or commissions under the Government:
 - (a) Liquor Control Board of Ontario;
 - (b) Ontario Old Age Pensions Commission;
 - (c) Ontario Securities Commission;
 - (d) Teachers' and Inspectors' Superannuation Commission;
 - (e) Soldiers' Aid Commission.
- 2. Ontario Regulations 324/44, 325/44, 326/44, 327/14 and 328/44 are revoked.



FEBRUARY 9th, 1946

THE SUGAR BEET SUBSIDY ACT, 1943, as continued in force by THE SUGAR BEET SUBSIDY ACT, 1945

O. Reg. 10/46. New. Subsidy. Approved—January 15th, 1946. Filed—January 18th, 1946, 10.10 a.m.

REGULATIONS

made under The Sugar Beet Subsidy Act, 1943, as amended, and continued in force by The Sugar Beet Subsidy Act, 1943.

SUBSIDY

- 1. There shall be paid out of the Consolidated Revenue Fund to every person who produced sugar beets in Ontario during the year 1945 under contract with a person engaged in the business of processing sugar beets into sugar and sugar by-products a subsidy at the rate of \$1.55 for each ton or portion thereof but the subsidies so paid shall not exceed \$225,000.
- 2. Applications for subsidies shall be made in writing to the Department.
- 3.—(1) Subsidies which are payable to persons who produced sugar beets in Ontario shall be paid to persons engaged in the business of processing sugar beets into sugar and sugar by-products as agent for the Treasurer of Ontario and paid by the persons so engaged to the persons entitled to receive the subsidies.
- (2) The subsidies shall be pro-rated by the persons engaged in the business of processing sugar beets into sugar and sugar by-products before the expiration of one month from the date of receiving the moneys.
- 4. Every person engaged in the business of processing sugar beets into sugar and sugar by-products shall furnish information in respect to sugar beets, sugar and sugar by-products and shall produce his books and records for the purpose of inspection or audit.
- 5. Such officer of the Department as the Minister may authorize shall have authority to inspect or audit the books and records of persons engaged in the business of processing sugar beets into sugar and sugar by-products.
- Any subsidy payable to any person who fails to comply with any provision of the Act or these regulations may be withheld.

THE PUBLIC HEALTH ACT

O. Reg. 11/46. Amending O. Reg. 57/45. Prince Edward County Health Unit. Approved—January 15th, 1946. Filed—January 23rd, 1946, 11.00 a.m.

REGULATIONS MADE BY THE MINISTER RESPECTING HEALTH UNITS UNDER SECTION 35 OF THE PUBLIC HEALTH ACT

Ontario Regulations 57/45 are amended by adding to the Appendix the following schedule:

SCHEDULE 10

PRINCE EDWARD COUNTY HEALTH UNIT

- 1. The Board of Health for Prince Edward County Health Unit shall consist of five members as follows:
 - (a) One member to be appointed by the Lieutenant-Governor in Council; and
 - (b) Four members to be appointed annually by the Council of the County of Prince Edward to hold office during its pleasure or until their successors are appointed.

RUSSELL T. KELLEY, Minister of Health.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 12/46. Revoking and Replacing O. Reg. 192/44. Plumbing and Heating Industry— Windsor zone. Approved—January 23rd, 1946. Filed—January 25th, 1946, 4.15 p.m.

Order-in-Council approved by the Honourable the Lieutenant-Governor, dated the 23rd., day of January, A.D., 1946.

WHEREAS under The Industrial Standards Act the Minister has designated,

- (a) all plumbing, steamfitting, pipe fitting, hot water fitting and gas fitting installations in or about buildings, structures and premises, or for or in respect of equipment operating, or to be operated therein; and
- (b) the repair and maintenance of the installations, except the repair and maintenance of the installations in a manufacturing, industrial or service institution, and the minor installations which are incidental to the normal operation of such an institution, where the maintenance work is performed by persons, who, regularly throughout the operation of a manufacturing, industrial or service institution, are engaged in maintaining in good working order the equipment and premises used in the operation of the manufacturing, industrial or service institution,

as the PLUMBING AND HEATING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Windsor and the suburban area adjacent thereto and lying within a line drawn as follows:—commencing at the intersection of the southeasterly bank of the Detroit River and the town line between Anderdon Township and Sandwich West Township; thence following the town line to Malden Road; thence easterly and northerly on the road between concessions 1 and 2 Sandwich West to where it intersects the King's Highway No. 3; thence southerly and easterly along the King's Highway No. 3 to where it intersects Walker Road; thence northerly along Walker Road to where it intersects the King's Highway No. 2; thence southerly and easterly along the King's Highway No. 2 to where

it intersects the road between Maidstone and Sandwich South Townships; thence northerly on the town line to the water's edge of Lake St. Clair; thence westerly along the water's edge of Lake St. Clair and the Detroit River to the place of beginning, as a zone for the industry to be known hereafter as the WINDSOR ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Windsor Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act;

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS The Industry and Labour Board has approved of the schedule in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE WINDSOR ZONE

HOURS OF LABOUR

- 1. The regular working periods for all employers and employees in the plumbing and heating industry shall be as follows:
 - (a) a regular working week shall not exceed forty hours employment to be performed during the regular working days; (S. 7, Cl. b.)
 - (b) a regular working day shall not exceed eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m. (S. 7, Cls. a and d)

MINIMUM RATE OF WAGES

2. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.25 per hour. (S. 7, Cl. c)

OVERTIME WORK

- 3. Work performed at any time other than during the regular working periods and work performed on Sunday, and on the following holidays, namely, New Year's Day, Victoria Day, Dominion Day, Windsor Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, shall be deemed to be overtime work. (S. 7, Cl. e)
- 4. No overtime work shall be performed unless the employer has obtained a permit authorizing the performance of the work from the advisory committee. (S. 7, Cl. i)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

5.—(1) The minimum rate of wages for overtime work on emergency repairs performed between 8 a.m. and 12 o'clock noon on Saturday shall be the rate fixed

in section 2 for work performed during the regular working period, where the owner of the shop,—

- (a) does not work on the emergency repairs; and
- (b) does not employ more than one journeyman mechanic on the emergency repairs.
- (2) The minimum rate of wages for all other overtime work shall be twice the rate fixed in section 2 for work performed during the regular working period. (S. 7 cl. e)

SHIFT WORK

- 6.—(1) Where the work on a project is being carried on in two or more shifts, an employee shall not be subject to the regular starting and stopping hours, but work in excess of eight hours in any twenty-four hour period shall be deemed overtime work except where done by key-man and foreman who remain to instruct the new shift. (S. 7, cls. a and e)
- (2) Employees on night shifts shall be entitled to eight hours pay for seven hours work. (S. 7, cl. e)

ADVISORY COMMITTEE

- 7. The advisory committee may issue permits authorizing the performance of overtime work at the overtime rates fixed in section 5. (S. 7, cl. k)
- 8. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped. (S. 7, cl. k)
- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

REVOCATION OF REGULATIONS

10. Ontario Regulations 192/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 13/46. Revoking and Replacing O. Reg. 143/44. Barbering Industry—Smith's Falls Zone. Approved—January 23rd, 1946. Filed—January 25th, 1946, 4.20 p.m.

Order-in-Council approved by the Honourable the Lieutenant-Governor, dated the 23rd day of January, A.D., 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Smith's Falls as a zone for the industry to be known hereafter as the SMITH'S FALLS ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Smith's Falls Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient repre-sentation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE SMITH'S FALLS ZONE

- 1. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving; (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - massaging the face;
 - (g) honing or stropping of razors; and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day, and every Wednesday after 12.00 noon except in a week in which one of the other holidays occurs on any other day in the week. (S. 7, cls. d and g)
- 3. The regular hours during which employers and employees may work in the barbering industry shall be as follows:
 - on Monday and Friday....from 5 a.m. to 6 p.m. on Tuesday and Thursday.from 5 a.m. to 8 p.m. on Saturday......from 5 a.m. to 10 p.m. (a) on Wednesday.....from 5 a.m. to 12 noon (b) on Wednesday in a week in which a heliday or

 - in which a holiday oc-
 - curs..... from 5 a.m. to 6 p.m. on day preceding a holiday from 5 a.m. to 10 p.m. (S. 7, cl. a)
- 4. The following classification of employees working in the barbering industry is established:
 - Class A-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission:
 - Class B-A person who is given part time work or casual employment only on either a salary or commission basis or a combination of salary and commission. (S. 7, cl. f)
- 5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:
 - Glass A—\$20.00 per week plus sixty per cent of the proceeds in excess of \$28.00 from the work performed by the employee;

- Class B-(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive and all day or less on Saturday, \$11.00 per week plus sixty per cent of the proceeds in excess of \$15.00 from the work performed by the employee;
 - (ii) Persons who work on Saturday or the day before a holiday and on the previous evening only, \$8.25 per week plus sixty per cent of the proceeds in excess of \$10.00 from the work performed by the employee;
 - (iii) Persons who work only on Saturday or the day before a holiday, \$5.50 per day or part thereof plus sixty per cent of the proceeds in excess of \$7.50 from the work performed by the employee;
 - (iv) Persons who work on days other than Saturday or the day before a holiday, \$2.75 per day or part thereof plus sixty per cent of the proceeds in excess of \$4.00 from the work performed by the employee. (S. 7, cls. c and f)
- 6. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 7. The minimum charge for each operation in the barbering industry shall be as follows;-
 - (a) haircut or trim, adults and children over sixteen years of age..... 40 cents (c) shave..... 20 cents

 (d) singe
 25 cents

 (e) shampoo, plain
 35 cents

 (f) hair tonics
 15 cents

 (g) facial massage, plain.
 35 cents

 (h) razor honing.
 35 cents

 (i) ladies' neck clip.
 15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 143/44 are revoked.

THE LABOUR RELATIONS BOARD ACT, 1944

O. Reg. 14/46. New. General. Approved—January 23rd, 1946. Filed—January 25th, 1946, 4.25 p.m.

REGULATIONS MADE UNDER THE LABOUR RELATIONS BOARD ACT, 1944

1. The regulations made by Order of the Governor-General in Council number P.C. 6482 and dated the 11th day of October, 1945, a copy of which is herein-after set forth as Schedule A, amending Order of the Governor-General in Council number P.C. 4020, dated the 6th day of June, 1941, shall be applicable to all employees whose relations with their employers are ordinarily within the exclusive jurisdiction of this Legislature to regulate in the manner provided by such regulations and to the employers thereof. regulations and to the employers thereof.

Schedule A.

Order in Council authorizing the appointment of Industrial Disputes Inquiry Commissions to investigate situations likely to interfere with transition to peacetime economy.

P. C. 6482

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 11th day of OCTOBER, 1945.

PRESENT:

HIS EXCELLENCY
THE GOVERNOR-GENERAL IN COUNCIL:

WHEREAS Order in Council P.C. 4020 of June 6, 1941, as amended by Orders in Council P.C. 4844 of July 2, 1941, P.C. 7068 of September 10, 1941, P.C. 496 of January 19, 1943 and P.C. 4175 of May 20, 1943, authorizes the Minister of Labour to appoint an Industrial Disputes Inquiry Commission for the purpose of investigating any situation which, in his opinion, appears to be detrimental to the most effective utilization of labour in the war effort;

AND WHEREAS many industrial establishments have completed their orders for war contracts and are now in process of reconversion to normal production;

AND WHEREAS it is deemed necessary for the security, defence, peace, order and welfare of Canada that the foregoing provision be extended to provide for the investigation of situations which, in the opinion of the Minister of Labour, are likely to interfere with the effective transition to a peacetime economy in Canada;

THEREFORE, His Excellency the Governor-General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, is pleased to amend the said Order in Council P.C. 4020 of June 6, 1941, and it is hereby further amended by the addition of the words "or may interfere with the effective transition to a peactime eoncomy in Canada" immediately following the words "the most effective utilization of labour in the war effort" in section 8 thereof.

A. D. P. Heeney, Clerk of the Privy Council.

FEBRUARY 16th, 1946

THE PROFESSIONAL ENGINEERS ACT

O. Reg. 15/46. Revoking and Replacing Section 18 of O. Reg. 246/44. Fees. Approved—January 29th, 1946. Filed—February 1st; 1946, 12.10 p.m.

By-law of the Association of Professional Engineers of the Province of Ontario passed under The Professional Engineers Act.

Section 18 of Ontario Regulations 246/44 is revoked and the following substituted therefor:

18. Each member shall pay to the Association on the first day of January in each year following the year of his admission a fee of \$10.

Passed this 27th day of October 1945.

JOHN L. LANG, President. W. McKAY, Secretary.

CORPORATE SEAL

(Name

THE RAILWAY FIRE CHARGE ACT

O. Reg. 16/46. New. Fees for fire protection. Approved—January 23rd, 1946. Filed—February 1st, 1946, 4.15 p.m.

REGULATIONS MADE UNDER THE RAILWAY FIRE CHARGE ACT

- 1. Each year, commencing with the year 1946, the sum to be paid by the owners and tenants of railway lands for fire protection shall be \$6.40 for every square mile or fraction thereof.
- 2. John Gordon McMillen, of the Department of Lands and Forests, shall be the collector.
- 3. The form of the notice, of the amount inserted in the roll of the lands in respect of which a charge is imposed by this Act, to be given to the owner and to the tenant, if any, shall be in Form A.
- 4. The notice to be inserted in the Ontario Gazette, and in some newspaper published in every county or district in which railway lands are situate, of the sum prescribed under the provisions of section 2, and the date on which the charges imposed by this Act are required to be paid, shall be in Form B.

FORM A.

DEPARTMENT OF LANDS AND FORESTS

(Address)

•	Toronto,19
Owner or T	

The following are the particulars of the estimated amount due in respect of the railway lands decribed hereunder:

Description of Lands	Area of Lands	Annual Charge per square mile for fire protection	Total Charge

FORM B

THE RAILWAY FIRE CHARGE ACT

TO OWNERS AND TENANTS OF RAILWAY LANDS IN THE PROVINCE OF ONTARIO:

Under The Railway Fire Charge Act I hereby give notice that the sum prescribed under Section 2 of the Act for the year 194- in respect of railway lands is \$6.40 for every square mile or fraction thereof.

AND TAKE NOTICE that the sum so prescribed is required to be paid to the Minister of Lands and Forests on or before the first day of April, 194-

THF PUBLIC LANDS ACT

O. Reg. 17/46. Replacing Reg. 12 of O. Reg. 59/44. Lands—War Service. Approved—February 5th, 1946. Filed—February 11th, 1946, 3.20 p.m.

REGULATIONS MADE UNDER THE PUBLIC LANDS ACT.

Regulation 12 of Ontario Regulations 59/44 is revoked and the following substituted therefor:

12. Where a person, having purchased lands from the Crown, subsequently becomes eligible to acquire lands under regulation 11, that person, or the widow of that person, where he has died on active service, may apply and shall be entitled to have any balance or arrears of the purchase price and interest owing cancelled.

12a. A person who,—

- (a) purchased or located Crown lands for agricultural purposes and resided thereon before or during the recent World War, and who subsequently enlisted in or entered His Majesty's Active Service Forces or any of the Allied Armies;
- (b) has served outside of Canada, or in Canada for a period of not less than one year; and

 (ε) after discharge has resumed residence on those lands,

may apply for cancellation of any balance of purchase price and improvement charges and interest thereon,

and for letters patent to the land, on a form prescribed by the Minister,, and the Minister may thereupon grant the application, notwithstanding non-completion of any settlement duties prescribed at the date of sale or location.

MARCH 2nd, 1946

THE PUBLIC VEHICLE ACT

O. Reg. 18/46. Revoking Subregulation 2 of Reg. 2 of O. Reg. 268/44. Operating Licence. Approved—February 5th, 1946. Filed—February 15th, 1946, 3.00 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 5th day of February, A.D. 1946.

Upon the recommendation of the Honourable the Minister of Highways, the Committee of Council advise that Ontario Regulations 268/44 be amended by striking out subregulation 2 of regulation 2.

THE SECURITIES ACT, 1945

O. Reg. 19/46.
Replacing parts of forms 1, 2 and 5 of O. Reg. 95/45.
clauses b and c of reg. 4 and reg. 5 of O. Reg. 95/45.
subregulation 1 of reg. 10 of O. Reg. 95/45 as made by O. Reg. 96/45.

General. Approved—February 15th, 1946. Filed—February 21st, 1946, 11.00 a.m.

REGULATIONS MADE UNDER THE SECURITIES ACT. 1945

- 1. Subsection 1 of Section 10 of Form 1 of Ontario Regulations 95/45 is revoked and the following substituted therefor:
 - 10.—(1) Has the applicant or any partner of the applicant partnership or any director or officer of the applicant company or the company been,—
 - (a) charged, indicted or convicted under any law of any country, or state or province thereof, regarding the sale of securities or fraud or theft in connection therewith, or named in any injunction in connection with proceedings taken on account of fraud arising out of any trade in any security; (Give particulars:)
 - (b) charged, indicted or convicted under any other law of any country, or state or province thereof? (Give particulars:)
- 2. Sections 9 and 10 of Form 2 of Ontario Regulations 95/45 are revoked and the following substituted therefor:
 - 9. Have you been charged, indicted or convicted under any law of any country, or state or province thereof, regarding the sale of securities, or fraud or theft in connection therewith, or been named in any injunction in connection with proceedings taken on account of fraud

arising out of any trade in any security, or are there any proceedings now pending which may lead to such indictment, conviction or injunction?

(Give particulars)

- 10. Have you been charged, indicted or convicted under any other law of any country, or state of province thereof? (Give particulars)
- 3. Clauses b and c of Regulation 4 of Ontario Regulations 95/45 are revoked and the following substituted therefor:
 - (b) where the applicant is a Salesman for a Broker, the bond shall be in the sum of \$1,000.
 - (c) where the applicant is an Investment Counsel, the bond shall be in the sum of \$10,000; and
 - (d) where the applicant is a security issuer, the bond shall be in the sum of \$1,000.
- 4. Regulation 5 of Ontario Regulations 95/45 except as to the forms provided for thereunder is revoked and the following substituted therefor:
 - The statement required under Section 49 of the Act shall be,—
 - (a) in the case of a mining company in Form5;
 - (b) in the case of a natural gas or oil company in Form 6; and
 - (c) in the case of all other companies in Form 5 or Form 7, or in any other form which includes the information required by Form 7 notwithstanding that it may also include other material.
- 5. A statement now on file with the Commission which complies with clause c of regulation 5 of Ontario Regulations 95/45 shall be deemed to comply with clause a of subsection 1 of Section 49 of the Act.
- 6. Form 5 of Ontario Regulations 95/45 is amended by striking out the words "Mining or Industrial Company" in the heading thereof and substituting therefor the words "Mining Company or a Company other than a Natural Gas or Oil Company."
- 7. Subregulation 1 of regulation 10 of Ontario Regulations 95/45 as made by Ontario Regulations 96/45 is revoked and the following substituted therefor:
 - 10.—(1) Securities of Mining, Oil and Gas Companies which were registered under the Acts named in Section 83 of the Act, shall be exempt from registration under this Act but shall not be deemed to be exempt from registration within the meaning of clause (b) of subsection 2 of Section 60.

FORM 7

STATEMENT UNDER THE SECURITIES ACT, 1945

for

- A COMPANY OTHER THAN A MINING, NATURAL GAS OR OIL COMPANY
- 1. Full name of Company

2. Incorporation
. (Letters Patent etc.)

Date

Laws under which Company incorporated or registered

- 3. Head office (street and number)
- General nature of business actually transacted, or to be transacted.

5. Officers of Company

Name and description

Address in full

Chairman of the

President

Secretary

Manager

Director

Director

Director

Director

Director Director

- 6. Auditor (if any)
 Name in full and address.
- 7. Registry and/or Transfer Agency for transfer of securities offered.

8. Particulars of share capital

	Preference	Par value		
Author-	or	or no	Issued	Paid up
ized	Common	par value		

- Description of respective voting rights, preferences, conversion and exchange rights, rights to dividends, profits or capital of each class of shares, including redemption rights, and rights on liquidation or distribution of capital assets.
- 10. Particulars in respect of any bonds, or debentures outstanding or proposed to be issued, and of any other securities issued or proposed to be issued, which if issued will rank ahead of or pari passu with the securities offered.
- 11. A general description of, and the amount of any substantial indebtedness to be created or assumed, which is not shown in the balance sheet filed with the Commission. Give also, particulars of the security, if any, given or to be given for such indebtedness.
- 12. Particulars of the securities, if any, covered by options outstanding or proposed to be given by the Company and the price or prices at which and the date or dates by which such options must be

exercised, showing the name of the original grantee of the option and where such original grantee is a company, syndicate or partnership, the names of all persons having more than a five per cent. interest therein; provided that where options are evidenced by instruments in bearer or transferable form capable of being freely bought and sold, then to the extent that such options have been or are to be made available to a class of holders of securities of the company, or have been or are to be offered in the course of a primary distribution to the public it shall not be necessary to disclose the names of the grantees except where the grantee is an underwriter.

- 13. The number of securities of each class (which in the case of obligations shall bear an appropriate and correct descriptive title) offered and the issue price and the terms thereof and in the case of a second or subsequent offer of securities the amount offered for subscription on each previous offer within the two preceding years and the amount actually issued and the amount paid up thereon, specifying the amounts received in cash or other consideration respectively and the commission (if any) paid or payable.
- 14. The estimated net proceeds to be derived from the securities offered on the basis of same being fully taken up and paid for.
- 15. The specific purposes in detail and the approximate amounts to be devoted to such purposes, so far as determinable, for which the securities offered are to supply funds and if the funds are to be raised in part from other sources the amount thereof and the sources thereof shall be stated; and particulars of any provision made for the holding in trust of the proceeds of the issue of the securities offered pending or subject to the fulfilment of any conditions.
- 16. Where shares are offered by the company or an underwriter, the minimum amount, if any, which in the opinion of the directors must be raised by the issue of those shares in order to provide the sums, or, if any part thereof is to be defrayed in any other manner, the balance of the sum required to be provided for the following matters,
 - (i) the purchase price of any property purchased or to be purchased which is to be defrayed in whole or in part out of the proceeds of the issue;
 - (ii) any preliminary expenses payable by the company;
 - (iii) any commission payable by the company to any person in consideration of his agreeing to subscribe for or procuring or agreeing to procure subscriptions for any shares in the company;
 - (iv) the repayment of any moneys borrowed by the company in respect of the foregoing matters; and
 - (v) the repayment of bank loans, if any.
- 17. Particulars showing the date of and the parties to the agreement (if any) with an underwriter in respect of the securities offered and the remuneration of or price payable by the underwriter for the securities offered.
- Any provisions of the by-laws as to the remuneration of the directors.

- 19. The aggregate remuneration paid by the company during its last financial year, if completed at least three months prior to the offer, and estimated to be paid or payable during the current financial year (or if such remuneration is not capable of approximate estimation then the basis of determining same) to directors of the company and (separately stated) to officers of the company who individually have received or may be entitled to receive remuneration in excess of ten thousand dollars per annum.
- 20. The amount, if any, paid within the two preceding years or payable as a commission by the company for subscribing or agreeing to subscribe or procuring or agreeing to procure subscriptions for any shares in or obligations of the company; or the rate of any such commission.
- 21. In the case of a company which has not been carrying on business for more than one year the amount or estimated amount of preliminary expenses.
- 22. Particulars of any property purchased or acquired by the company, or proposed to be purchased or acquired, the purchase price of which is to be defrayed in whole or in part out of the proceeds of the issue or has been paid within the last two preceding years or is to be paid in whole or in part in securities of the company, or the purchase or acquisition of which has not been completed at the date of the statement and the nature of the title or interest therein acquired or to be acquired by the company, provided that this paragraph shall not apply to transactions entered into in the ordinary course of operations or on the general credit of the company.
- 23. The names and addresses of the vendors of any property under paragraph 22 and the amount (specifying separately the amount, if any, for goodwill) paid or payable in cash or securities of the company to the vendors for the property and where there is more than one separate vendor or the company is a sub-purchaser, the amount so payable to each vendor, provided that where the vendors or any of them are a firm, the members of the firm shall not be treated as separate vendors; and provided further that where the property consists of securities of any other company purchased or acquired or proposed to be purchased or acquired by the company on substantially similar terms from more than twenty-five separate vendors it shall be sufficient to state the nature and terms of the transaction with particulars of the name and address of each person who is the vendor of securities aggregating more than ten per cent. of the total amount of the securities so purchased or acquired or proposed to be purchased or acquired.
- 24. The number and amount of securities which, within the two preceding years, have been issued, or agreed to be issued, as fully or partly paid up otherwise than in cash and in the latter case the extent to which they are so paid up, and in either case the consideration for which those securities have been issued or are proposed or intended to be issued.
- 25. Where obligations are offered, particulars of the security (if any) which has been or will be created for such obligations, specifying the property, if any, comprised or to be comprised in the security and the nature of the title to the property and, if more than twenty-five per cent. in value of such property consists or is to consist of shares or obligations, particulars of the rights, if any, of the company to substitute other shares or obligations.

- 26. Particulars of any services rendered or to be rendered to the company which are to be paid for by the company wholly or partly out of the proceeds of the securities offered or have been within the last two preceding years or are to be paid for by securities of the company exclusive of commissions to be disclosed under paragraph 19 and amounts included under paragraph 20 and amounts included under paragraph 24.
- 27. The amount paid within the two preceding years or intended to be paid to any promoter with his name and address and the consideration for such payment.
- 28. The dates of and the parties to and the general nature of every material contract entered into within the two preceding years, and a reasonable time and place at which any such material contract or a copy thereof may be inspected; but this requirement shall not apply to a contract entered into in the ordinary course of business carried on or intended to be carried on by the company.
- 29. Full particulars of the nature and extent of the interest, if any, of every director in the promotion of, or in any property acquired by the company within the preceding two years or proposed to be acquired by the company, or, where the interest of such director consists in being a partner in a firm, the nature and extent of the interest of the firm, with a statement of all sums paid or agreed to be paid to him or to the firm in cash or securities or otherwise by any person either to induce him to become, or to qualify him as a director, or otherwise for services rendered by him or by the firm in connection with the promotion or formation of the company, but this paragraph shall not apply in the case of a statement issued more than one year after the date at which the company commenced business, except as to the particulars relating to property proposed to be acquired by the company.
- 30. In the case of a company which has been carrying on business for less than three years, the length of time during which the business of the company has been carried on, and, if such company has acquired or proposes to acquire (either by direct acquisition or indirectly by ownership of shares or otherwise) a business which has been carried on for less than three years, also the length of time during which such business has been carried on.
- 31. Where shares are offered, the names and addresses of the persons, if known, who, by reason of beneficial ownership of securities of the company or any agreement in writing, are in a position to, or are entitled to, elect or cause to be elected a majority of the directors of the Company.
- 32. Where any securities of the company of the same class as those offered are held in escrow, particulars of the number and description thereof, the name of the depositary, the date on which and the conditions (if any) governing the release of such securities from escrow.
- 33. Where shares are offered, particulars of dividend, if any, paid during the five years preceding the date of the statement.

34.

Note: The Securities Act, 1945, provides that this statement must be dated and signed by every person who is, at the time of filing, a director or promoter of the person or company issuing the security or an underwriter or optionee of the security, and also makes provision for signing by an agent.

THE MILK CONTROL ACT

O. Reg. 20/46. New. Cornwall Milk Producers Association. Approved—February 19th, 1946. Filed—February 22nd, 1946, 11.45 a.m.

Order-in-Council approved by the Honourable the Administrator of the Government of the Province of Ontario, dated the 19th day of February, A.D. 1946.

Whereas the Minister of Agriculture has received from the Cornwall Milk Producers Association, an association of milk producers who are engaged in supplying milk to distributors who are engaged in the distribution of milk to consumers in the City of Cornwall, in the County of Stormont, a petition asking that for the purposes of defraying the expenses of the association every producer engaged in supplying milk to distributors in the municipality be required to pay license fees;

And whereas the Minister of Agriculture is of the opinion that the Cornwall Milk Producers Association is fairly representative of the producers so engaged;

Now therefore the Minister of Agriculture recommends that the Order attached hereto be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture and advise that the same be acted upon.

ORDER

made by the Minister of Agriculture on the thirtieth day of January, 1946, pursuant to Section 14 of *The Milk Control Act* as enacted by Section 3 of *The Milk Control Amendment Act*, 1944, respecting the payment of license fees by milk producers in the Cornwall area.

- 1. In this Order,-
- (a) "Association" shall mean the Cornwall Milk Producers Association;
- (b) "Board" shall mean the Milk Control Board of Ontario;
- (c) "distributor" shall mean a person engaged in the distribution of milk to consumers in the City of Cornwall, in the County of Stormont;
- (d) "producer" shall mean every person engaged in supplying milk to a distributor.
- 2. Every producer engaged in supplying milk to a distributor shall pay to the Association license fees in the amount of one cent for each one hundred pounds of milk so supplied.
- 3. Every distributor who receives milk from a producer shall deduct the amount of the license fees payable by that producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. Every distributor shall forward the license fees deducted in each month to the secretary of the Association on or before the 20th day of the next following month.
- 5. The Association shall not use any moneys received as license fees for the retail or wholesale distribution or processing of milk.
- **6.** The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 7. This Order shall come into force on the 1st day of March, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

THE MILK CONTROL ACT

O. Reg. 21/46. New. Port Elgin and Southampton Milk Producers Association. Approved February 19th, 1946. Filed—February 22nd, 1946, 12.00 p.m.

Order-in-Council approved by the Honourable the Administrator of the Government of the Province of Ontario, dated the 19th day of February, A.D. 1946.

Whereas the Minister of Agriculture has received from the Port Elgin and Southampton Milk Producers Association, an association of milk producers who are engaged in supplying milk to distributors who are engaged in the distribution of milk to consumers in the Village of Port Elgin and the Town of Southampton, in the County of Bruce, a petition asking that for the purposes of defraying the expenses of the association every producer engaged in supplying milk to distributors in the municipalities be required to pay license fees;

And whereas the Minister of Agriculture is of the opinion that the Port Elgin and Southampton Milk Producers Association is fairly representative of the producers so engaged;

Now therefore the Minister of Agriculture recommends that the Order attached hereto be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture and advise that the same be acted upon.

ORDER

made by the Minister of Agriculture on the thirtieth day of January, 1946, pursuant to Section 14 of The Milk Control Act as enacted by Section 3 of The Milk Control Amendment Act, 1944, respecting the payment of license fees by milk producers in the Port Elgin and Southampton area.

- 1. In this Order,—
- (a) "Association" shall mean the Port Elgin and Southampton Milk Producers Association;
- (b) "Board" shall mean the Milk Control Board of Ontario;
- (c) "distributor" shall mean a person engaged in the distribution of milk to consumers in the Village of Port Elgin and the Town of Southampton, in the County of Bruce;
- (d) "producer" shall mean every person engaged in supplying milk to a distributor.
- 2. Every producer engaged in supplying milk to a distributor shall pay to the Association license fees in the amount of one cent for each one hundred pounds of milk so supplied.
- 3. Every distributor who receives milk from a producer shall deduct the amount of the license fees payable by that producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. Every distributor shall forward the license fees deducted in each month to the secretary of the Association on or before the 20th day of the next following month.
- 5. The Assocation shall not use any moneys received as license fees for the retail or wholesale distribution or processing of milk.
- 6. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 7. This Order shall come into force on the 1st day of March, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

MARCH 9th, 1946

THE NURSES' REGISTRATION' ACT

O. Reg. 22/46.
Replacing Reg. 5 of O. Reg. 221/44 and Reg. 21 of O. Reg. 221/44 as made by O. Reg. 47/45.
Registration of nurses.
Approved—February 19th, 1946.
Filed—February 25th, 1946, 10.00 a.m.

REGULATIONS MADE UNDER THE NURSES' REGISTRATION ACT

- 1. Regulation 5 of Ontario Regulations 221/44 is revoked and the following substituted therefor:
- 5. (1) The Director may register any nurse who has graduated from a school for nurses in any other province of Canada, approved by the Council, and registered under regulations satisfactory to the Council.
- (2) The Director may register any nurse who has graduated from a school for nurses outside of Canada approved by the Council and registered outside of Canada under regulations satisfactory to the Council.
 - (3) The Director may register any nurse who,-
 - (a) has graduated from a school for nurses outside of Canada, approved by the Council, and
 - (b) who is unable to register in the place where she has graduated by reason of being a Canadian national; provided that she has passed the examinations prescribed by regulation 7.
- (4) The fee for registration under this regulation shall be \$10.00.
- 2. Regulation 21 of Ontario Regulations 221/44 as made by Ontario Regulation 47/45 is revoked and the following substituted therefor:
- 21. (1) An applicant for admission as a student nurse in an approved school of nursing shall not be under eighteen years of age and shall possess the following educational qualifications:
 - (a) The Secondary School Graduation Diploma of the Department of Education issued without qualifications respecting options, or an equivalent certificate as determined by the Department of Education; or
 - (b) In the case of an applicant who resides in one of the other provinces of Canada, qualification for entrance to a university in the province in which such applicant resides; or
 - (c) In the case of a person who has been honourably discharged from His Majesty's Forces, Grades XI and XII standing in any four of the subjects required for the Secondary School Graduation Diploma.
- (2) The superintendent of an approved school of nursing shall require every applicant for admission to a training school as a student nurse to file a birth certificate before admission is granted.

THE PUBLIC HEALTH ACT

O. Reg. 23/46. . . Amending O. Reg. 57/45. Bruce County Health Unit. Approved—February 15th, 1946. Filed—February 25th, 1946, 10.10 a.m.

REGULATIONS MADE BY THE MINISTER RE-SPECTING HEALTH UNITS UNDER SECTION 35 OF THE PUBLIC HEALTH ACT

O. Reg. 57/45 are amended by adding to the Appendix the following schedule:

SCHEDULE 11

BRUCE COUNTY HEALTH UNIT

- The Board of Health for Bruce County Health Unit shall consist of five members as follows:
 - (a) One member to be appointed by the Lieutenant-Governor in Council;
 - (b) Four members to be appointed annually by the Council of the County of Bruce.

RUSSELL T. KELLEY,
Minister of Health.

THE CEMETERY ACT

O. Reg. 24/46. New. Proclamation: Closing cemetery in Barrie. Approved—February 15th, 1946. Filed—February 25th, 1946, 10.15 a.m.

PROCLAMATION

GEORGE THE SIXTH by the Grace of God of Great Britain, Ireland and British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

TO ALL TO WHOM THESE PRESENTS SHALL COME,— GREETING:

Whereas by section 33 of THE CEMETERY ACT it is enacted that where the Department of Health reports in writing that if for any reason it is expedient that a cemetery should be closed, the Lieutenant-Governor in Council may, by his Proclamation, declare that the cemetery shall be closed, and that no further interments shall take place therein;

AND WHEREAS the Department of Health has reported in writing that it is expedient that the cemetery in the Town of Barrie located on Lots 114 and 115, on the north side of Worsley Street, and Lot 116, on the south side of McDonald Street, as shown on registered plan No. 2 for the Town of Barrie, should be closed;

NOW THEREFORE KNOW YE, that, having taken the premises into Our Royal consideration, WE, by and with the advice of our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise

howsoever, DO, by this Our Royal PROCLAMATION, hereby declare that the said cemetery be closed, and that no further interments shall take place therein.

OF ALL WHICH PREMISES All Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

Witness:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twelfth day of February in the year of Our Lord one thousand nine hundred and forty-six and in the tenth year of Our Reign.

BY COMMAND.

THE PUBLIC HOSPITALS ACT

O. Reg. 25/46.
Replacing Clause *a* of Reg. 74 of O. Reg. 43/45 as made by O. Reg. 91/45.
General.
Approved—February 26th, 1946.
Filed—March 2nd, 1946, 10.30 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Clause *a* of regulation 74 of Ontario Regulations 43/45 as made by Ontario Regulations 91/45 is revoked and the following substituted therefor:
 - (a) for treatment of every patient who is an indigent person or the dependent of an indigent person in a hospital which, under the regulations, is classed as a convalescent hospital at the rate of fifty cents per day for every day up to sixty days that such patient is receiving treatment and for any additional days, computed from the 1st day of January, 1945, where the inspector deems further treatment to be essential.
 - 2. The Schedule to Ontario Regulations 43/45 is amended by inserting under the heading "General Hospitals",—
 - (a) the words "Peterborough Civic..... Peterborough" after the words "St. Joseph's..... Peterborough"; and
 - (b) the words "St. Joseph's.....Sarnia" after the words "Sarnia General.....Sarnia".

MARCH 23rd, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 26/46. Replacing O. Reg. 125/44. Barbering Industry—Oshawa Zone. Approved—March 5th, 1946. Filed—March 11th, 1946, 2.00 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 5th day of March, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the Barbering Industry for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Oshawa as a zone for the industry to be known hereafter as the Oshawa Zone:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Oshawa Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE OSHAWA ZONE

- 1. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;(c) singeing;
 - (d) shampooing;
 - (a) snampooning;(e) application of hair tonics, stimulants and scalp treatment;
 - (f) massaging the face;
 - (g) honing or stropping of razors; and
 - (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h.)

2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.

- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day, and every Wednesday except the Wednesday in a week in which one of the other holidays occurs on any other day in that week. (S. 7, cls. *d* and *g*.)
- 3. The regular working period for all employers and employees in the barbering industry on Monday, Tuesday, Thursday, Friday and Saturday shall be from 8 a.m. to 7 p.m. (S. 7, cls. a and d.)
- 4. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C—A person who is given part time work or casual employment only for fewer than four days or forty hours per week on either a salary or commission basis or a combination of salary and commission. (S. 7, cl. f.)
- 5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

Class A-\$30.00 per week;

- CLASS B—\$20.00 per week plus 50 per cent of the proceeds in excess of \$28.00 from the work performed by the employee;
- CLASS C—Seventy per cent of the proceeds from the work performed by the employee.
- 6. No deduction shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c.)
- 7. The minimum charge for each operation in the barbering industry shall be as follows:—

(a) h	aircut or trim, adults	45 cents
(b) h	aircut, children 15 years	
a	nd under	25 cents
(c) s	have only	20 cents
(d) s	have with neck shave	25 cents
(e) s	inge	15 cents
(f) s	hampoo, plain	35 cents
(g) h	air tonic	15 cents
(h) fa	acial massage, plain	35 cents
(<i>i</i>) r	azor honing	35 cents
(j) la	adies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 125/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 27/46. Replacing O. Reg. 149/44. Barbering Industry—Trenton Zone. Approved—March 5th, 1946. Filed—March 11th, 1946, 2.15 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 5th. day of March, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the Barbering Industry for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Trenton and the area within a line commencing at the water's edge of the Bay of Quinte at a point between lots 8 and 9 of concession B, Murray Township; thence north on this line to The King's Highway 33; thence northerly and westerly following the forced road through lots 9 and 10 in concession B and continuing north between lots 10 and 11 through concessions A and 1 to the road between concessions 1 and 2; thence easterly on the road between concessions 1 and 2 to the line between lots 7 and 8 in concession 2; thence north between lots 7 and 8 to the concession road between concessions 2 and 3; thence east between concessions 2 and 3; thence east between concessions 2 and 3 to the road between lots 7 and 8 in concession 3 and part of concession 4, and its deviations across lots 7 and 6 inclusive; thence north between lots 5 and 6 to the concession road between concessions 4 and 5; thence easterly on the concession road between concessions 4 and 5 to the easterly boundary of Durham and Northumberland Counties. Continuing on the same road in a northeasterly direction across lots A and 1 in concession 4, Sydney Township, Hastings County; thence on a line in a southeasterly direction across the Trent Canal to the Road in the middle of concession 4, Sydney Township; thence east on this road to the road between lots 3 and 4; thence following this road and its deviations crossing lots 3 and part of 2 in concession 4 and to the middle of concession 3; thence easterly on the road in the middle of concession 3; thence easterly on the road in the middle of concession 3; thence south on this line through concessions 3, 2 and 1 to the water's edge of the Bay of Quinte; thence following the water's edge of the Bay of Quinte; thence following the water's edge of the Bay of Quinte southerly and westerly to the point of commencement as a zone for the industry to be known hereafter as the Trenton Zone:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Trenton Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE TRENTON ZONE

- 1. The barbering industry shall include the following operations; $\,$
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - (f) massaging the face;
 - (g) honing or stropping of razors; and
 - (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h.)

- 2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon except in a week in which one of the other holidays occurs on any other day in the week. (S. 7, cls. d and g.)
- 3. The regular hours during which employers and employees may work in the barbering industry shall be as follows;
 - on Monday and Friday....from 9 a.m. to 6 p.m. on Tuesday and Thursday.from 9 a.m. to 8 p.m. on Wednesday......from 9 a.m. to 12 noon on Saturday......from 9 a.m. to 9 p.m. (S. 7, cl. a.)
- 4. The following classification of employees working in the barbering industry is established;—
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C—A person who is given part time work or casual employment only on either a salary or commission or a combination of salary and commission.

(S. 7, cl. f.)

5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:—

Class A—\$20.00 per week;

- CLASS B—\$15.00 per week plus 60 per cent of the proceeds in excess of \$21.50 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$8.50 per week plus 60 per cent of the proceeds in excess of \$13.50 from the work performed by the employee;

- (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$5.75 per week plus 60 per cent of the proceeds in excess of \$8.25 from the work performed by the emplovee:
- (iii) Persons working only on Saturday or on the day before a holiday, \$4.50 per day or part thereof plus 60 per cent of the proceeds in excess of \$6.50 from the work performed by the employee;
- (iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 60 per cent of the proceeds in excess of \$4.50 from the work performed by the employee. (S. 7, cls. c and f.)
- 6. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c.)
- 7. The minimum charge for each operation in the barbering industry shall be as follows;

	haircut or trim, adults	
(b)	haircut, children	25 cents
(c)	shave	20 cents
(d)	singe	15 cents
	shampoo, plain	
	hair tonics	
(g)	facial massage, plain	35 cents
	razor honing	
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 149/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 28/46. Replacing O. Reg. 153/44. Barbering Industry—Woodstock Zone. Approved—March 5th, 1946. Filed-March 11th, 1946, 2.25 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 5th day of March, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the Barbering Industry for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Woodstock and the surrounding area, commencing at the water's edge of the Thames River at the line between lots 16 and 17 in concession 2 of Blandford Township; thence southerly on the line between lots 16 and 17 through concessions 2 and 1 and continuing between lots 16 and 17 through concessions 1 and 2 to the road allowance between concessions 2 and 3 in Oxford East Township; thence westerly between concessions 2 and 3 to the westerly limits of lot 21, concession 2; thence southwesterly between concessions 1 and 2 in Oxford West Township to a line between lot 1 and Gore lot; thence north-westerly between lot 1 and Gore lot to the Thames River in Oxford West Township; thence following the water's edge of the Thames River to the point of commencement as a zone for the industry to be known hereafter as the Woodstock Zone:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Woodstock Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to Section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE WOODSTOCK ZONE

- 1. The barbering industry shall include the following operations;
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - (f) massaging the face;

(g) honing or stropping of razors; and
(h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h.)

- 2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and every Wednesday. (S. 7, cls. d and g.)
- 3. The regular hours during which employers and employees may work in the barbering industry shall be from 9 a.m. to 12 noon and 1 p.m. to 7 p.m. on Monday, Tuesday, Thursday and Friday, and from 9 a.m. to 12 noon and 1 p.m. to 9 p.m. on Saturday. (S. 7, cl. a.)
- 4. The following classification of employees working in the barbering industry is established;-

CLASS A-A person who is given full time employment on a straight salary basis;

- CLASS B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
- CLASS C—A person who is given part time work or casual employment only on either a salary or commission or a combination of salary and commission. (S. 7, cl. f.)
- 5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows;—

Class A-\$20.00 per week;

- CLASS B—\$15.00 per week plus 60 per cent of the proceeds in excess of \$21.00 and up to and including \$30.00 from the work performed by the employee, and 65 per cent of the proceeds in excess of \$30.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$8.50 per week plus 60 per cent of the proceeds in excess of \$13.50 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$5.75 per week plus 60 per cent of the proceeds in excess of \$6.25 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$4.50 per day or part thereof plus 60 per cent of the proceeds in excess of \$6.50 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$2.75 per day or part thereof plus 60 per cent of the proceeds in excess of \$4.25 from the work performed by the employee. (S. 7, cls. c and f.)
- 6. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c.)
- 7. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
(b)	haircut, children	25 cents
(c)	shave	25 cents
(<i>d</i>)	singe	15 cents
(e)	shampoo, plain	35 cents
(f)	hair tonics	15 cents
(g)	facial massage, plain	35 cents
(h)	razor honing	35 cents
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 153/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 29/46. New. Carpentry Industry—Owen Sound Zone. Approved—March 8th, 1946. Filed—March 12th, 1946, 4.15 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 8th day of March, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure, except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations which are incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution as THE CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Owen Sound and the suburban area lying within a line as follows;—Commencing at the water's edge of Georgian Bay on a line between lots 12 and 13, concession 3, Sarawak Township; thence westerly on the same line to the township boundary between Sarawak and Kepple Townships; thence south on town line between Derby and Kepple Townships; thence west on said town line to the road allowance between lots 1 and 8 in concession Indian Strip; thence south between lots 1 and 8 and across lots 17, 16, 15, 14 and 13 to the road allowance between lots 12 and 13; thence east on the road allowance between lots 12 and 13 to the town line between Sydenham and Derby Townships, and continuing easterly between lots 12 and 13 through concessions 12 and 11 of Sydenham Township; thence north on the road allowance between concessions 10 and 11 of Sydenham Township to the road allowance between lots 18 and 19 in concession 10; thence easterly on road allowance between lots 18 and 19 to the road between lots 19 and 27, and thence north on this road through lots 19 to 24 inclusive in concession 10 of Sydenham Township; thence north on this road through lots 19 to 24 inclusive in concession 10 of Sydenham Township; thence northwest on a road between lots 25 and 37 to the water's edge of Georgian Bay; thence following the water's edge of Georgian Bay, southerly and northerly to the point of commencement as a zone for the industry to be known hereafter as the OWEN SOUND ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Owen Sound Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the

zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OWEN SOUND ZONE

HOURS OF LABOUR

- 1. The regular working periods for all employees in the carpentry industry shall be as follows;—
 - (a) a regular working week shall consist of,-
 - (i) forty-four hours of employment divided into five and one-half working days during the months of November to March inclusive; and
 - (ii) forty-five hours of employment divided into five working days during the months of April to October inclusive. (S. 7, cl. b.)
 - (b) a regular working day shall consist of,-
 - (i) eight hours of employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m. and four hours on Saturday between the hours of 8 a.m. and 12 o'clock noon during the months of November to March inclusive; and
 - (ii) nine hours of employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 7.30 a.m. and 5.30 p.m. during the months of April to October inclusive. (S. 7, cls. a and d.)

MINIMUM RATE OF WAGES

- 2.—(1) The minimum rate of wages shall be ninety cents per hour for work performed in the industry,—
 - (a) during the regular working periods;
 - (b) on night work of not more than eight hours during the months of November to March inclusive, and not more than nine hours during the months of April to October inclusive, where the work is of such a nature that it cannot be done during the regular working day; and
 - (c) on Saturday in order to permit the pouring of concrete after 12 o'clock noon during the months of November to March inclusive, and any time on Saturday during the months of April to October inclusive.
- (2) The minimum rate established in subsection 1 shall not apply to overtime work. (S. 7, cl. c.)

SHIFT WORK

- 3.—(1) Where the work on any project is being carried on in two or more shifts, the employees shall be deemed to be employed during a regular working day, where they work not more than eight hours in any twenty-four hour period during the months of November to March inclusive, and not more than nine hours in any twenty-four hour period during the months of April to October inclusive. (S. 7, cl. a.)
- (2) Employees who are required to work on night shifts shall receive,—
 - (a) eight hours regular pay for each seven hours work during the months of November to March inclusive; and
 - (b) nine hours regular pay for eight hours work during the months of April to October inclusive.(S. 7, cl. e.)

- (3) In all cases governed by subsection 1 and 2 no overtime work shall be required or permitted. (S. 7, cl. i.)
- (4) Where two or more shifts are worked on the same job, only one of these shifts shall be considered a day shift. (S. 7, cl. e.)

OVERTIME WORK

- 4. A person who performs work in the industry except as provided for in sections 1, 2 and 3 shall be deemed to be doing overtime work, and the rate of wages for overtime shall be one and one-half times the rate established for work performed during the regular working periods, except that the rate of wages for all overtime work in excess of four hours in any one day shall be double the rate established for work performed during the regular working periods. (S. 7, cl. e.)
- 5. No work shall be performed in the industry on Sunday, and on the following holidays:—New Year's Day, Good Friday, Dominion Day, Labour Day and Christmas Day, except in cases of extreme necessity where life or property is jeopardized, or except on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings, and all such work shall be deemed to be overtime work and shall be performed only after obtaining a permit from the advisory committee. (S. 7, cls. e and i.)

ADVISORY COMMITTEE

6. The advisory committee may fix a special rate of wages for an employee who is handicapped. (S. 7, cl. k.)

This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

THE LIQUOR CONTROL ACT

O. Reg. 30/46. General. New. Approved—March 12th, 1946. Filed—March 14th, 1946, 1.45 p.m.

REGULATIONS MADE BY THE CLERK OF THE CROWN IN CHANCERY AND THE CHIEF ELECTION OFFICER UNDER THE LIQUOR CONTROL ACT

PART I

SUFFICIENCY OF PETITION

- 1. The sufficiency of a petition filed under Section 69 of the Act with the clerk of the municipality shall be determined by the clerk, and his determination shall be evidenced by his certificate, form 1.
- No person shall withdraw his name from and no name shall be added to a petition after the clerk has certified as to its sufficiency.
- The petition when so certified shall be filed by the clerk of the municipality with the Board.
- 4. Where a petition has been filed with the clerk and certified by him and filed with the Board under the provisions of section 69 of the Act, the Board shall notify the clerk of the municipality and the Chief Election Officer of the day for taking the vote.

MUNICIPAL BY-LAW

- 5. Upon receipt by the clerk of the notice from the Board fixing the date upon which the vote is to be taken, a by-law form 2, shall be passed by the Council of the municipality for the taking of the vote.
- 6. When the by-law has been passed a certified copy shall be filed by the clerk with the Board and the Chief Election Officer.

PART II

VOTE WHERE TAKEN ON INITIATIVE OF COUNCIL

7. Where a vote is to be taken on the initiative of the Council, a certified copy of the by-law form 3 authorizing the submission to a vote shall be filed with the Board and the Chief Election Officer.

PART III

GENERAL

POLLING LISTS

8. It shall not be necessary to prepare polling lists in the manner provided in clause a of subsection 1 of section 76 of The Election Act, but the voters' list to be revised shall consist of printed copies of Part I and Part III of The Voters' List, and in cases where Part III of the Voters' List has not been printed, then such copies as the Chief Election Officer may direct to be printed or typed or written.

MANAGER

- 9. Where managers are appointed by the parties interested the clerk of the municipality or returning officer shall inform the managers of any special directions which he has received from the Chief Election Officer in which they may be interested and notify the Chief Election Officer when the managers recommend or suggest any alteration in the procedure.
- 10. The clerk or returning officer shall promptly notify the Chief Election Officer of the appointment of managers giving the name and place of residence of each.

RESIDENCE QUALIFICATIONS OF VOTERS

11. Every man and every woman who, at the time of voting, is and has been ordinarily resident in the municipality for a period of two months next preceding the date fixed for taking any vote under the provisions of the Act is qualified as to residence.

C. F. BULMER, Clerk of the Crown in Chancery.

ALEX. C. LEWIS, Chief Election Officer.

FORM I

I hereby certify and declare that I have examined the attached petition of and others for the submission under The Liquor Control Act of the question stated in the petition and have checked it with the last revised voters' list for the municipality as revised for the last election to the Legislative Assembly and that the petition is signed by at least twenty-five per centum of the total number of persons appearing by the list to be resident in the municipality and qualified to vote at elections to the Legislative Assembly.

Dated this day of 19 .

(Corporate Seal)

Clerk of the of

FORM 2.

The Corporation of

of

By-law No.

A by-law for the submission to a vote of a question under *The Liquor Control Act:*—

Whereas there is now in force within the limits of the municipality a by-law No. prohibiting the sale of liquor by retail therein (or,—as the case may be, whereas there is now a Government store or stores established within the limits of the municipality, or whereas the sale of beer and wine has been authorized within the limits of the municipality).

AND WHEREAS under section 69 of the Act the council of a municipality in which such a by-law is in force (or,—as the case may be,—in which a Government store has been established, or in which the sale of beer and wine has been authorized), may submit to a vote of the persons qualified to be entered on the voters' list and to vote at elections to the Legislative Assembly in the municipality, any one of the questions set forth in the section.

AND WHEREAS it is also provided by section 69 of the Act that if a petition in writing signed by at least twenty-five per centum of the total number of persons appearing by the last revised list of the municipality to be resident therein and qualified to vote at elections to the Legislative Assembly requesting the Council to submit any one of the questions is filed with the clerk of the municipality and with the Board, it shall be the duty of the council to submit the question and no other to a vote of the electors.

AND WHEREAS a petition has been filed with the clerk of the municipality requesting the council to submit to a vote of the persons qualified to vote thereon the following question:

(here set out the question)

AND WHEREAS the petition certified by the clerk as having been sufficiently signed has been filed with the Board.

AND WHEREAS the Board has fixed day the day of 194, as the day upon which the vote upon the said question shall be taken and has notified the clerk to that effect (or,—as the case may be,—

WHEREAS the Council deems it expedient and desirable that the vote on the question shall be taken upon the day upon which (under *The Municipal Act* or under a by-law of the municipality as the case may be) a poll will be held at the next annual election of members of the council).

AND WHEREAS it is necessary to provide by by-law for the submission of the question to the said electors and for the taking of their votes thereon.

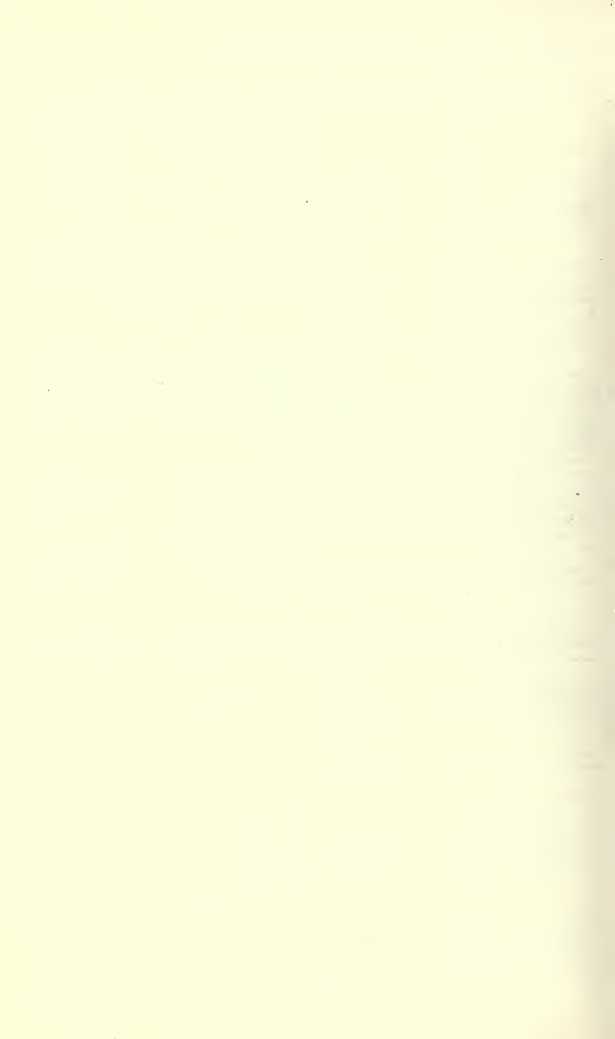
THEREFORE, the council of the Corporation of the of enacts as follows:

1. Under section 69 of *The Liquor Control Act of Ontario* there is hereby submitted to a vote of the persons qualified to be entered on the voters' list and to vote at elections to the Legislative Assembly in the municipality the following question, namely:

(here set out the question)

2. The vote shall be taken on day the day of 194, as directed by the Liquor Control Board of Ontario (or,—as the case may be,—on the same day upon which under *The Municipal Act* or,—as the case may be,—a by-law of

the municipality a poll will be held at the next annual elections of members of the council namely, on day the day of 194 ,) and in accordance with The Liquor Control Act. Passed this day of 194 .	the Board has fixed day of 194 whereas the council deem that the vote on the said of the day upon which (un under a by-law of the mun a poll will be held at t members of the council).	, (or—as the case many sit expedient and conception shall be taked der <i>The Municipal</i> icipality as the case	desirable en upor Act or may be
Clerk Mayor or Reeve	AND WHEREAS it is need for the submission of the electors and for the taking	said question to	the said
(Corporate Seal)	THEREFORE, the counc	il of the Corporatio enacts as follows:	n of the
FORM 3 The Corporation of of	1. Under section 69 of Ontario there is hereby spersons qualified to be ento vote at elections to the said municipality the follows:	submitted to a vote tered on the voters' Legislative Assembl	e of the list and
The Corporation of Of By-LAW No.		t the question)	
A by-law for the submission to a vote of a question under The Liquor Control Act. Whereas, there is now in force within the limits of the municipality a by-law number prohibiting the sale of liquor by retail therein (or,—as the case may be—whereas there is now a Government store or stores established within the limits of the municipality, or whereas the sale of beer and wine has been	The said vote shall be day of the Liquor Control Board may be,—on the same of Municipal Act (or,—as the municipality), a poll welection of members of the day the day of in accordance with The L	lay upon which un e case may be,—a b ill be held at the nex council, namely, on 194	der Th y-law o t annua
authorized within the limits of the municipality).	Passed this	day of	194
AND WHEREAS, under section 69 of the Act the council of a municipality in which such a by-law is in force, (or,—as the case may be,—in which a Government store has been established or in which the sale of beer and wine has been authorized) may submit to a vote of the persons qualified to be entered on the	Clerk (Corporation Seal)	Mayor or R	eeve
voters' list and to vote at elections to the Legislative Assembly in the municipality any one of the questions	Certificate	of True Copy	
set forth in the section. AND WHEREAS the Council deems it desirable and expedient to submit to a vote of the persons qualified	I certify the foregoing copy of by-law No. of	of the Corporati	on of th
to vote thereon as aforesaid the following question,—	Dated this	day of	194
(here set out the question)		Clerk	
AND WHEREAS the council having requested the Board to fix a day for taking the vote on the question,	(Corporation Seal)	Clerk	



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Publications Under The Regulations Act, 1944

MARCH 30th, 1946

THE LIQUOR CONTROL ACT

O. Reg. 31/46. New. Fees and Expenses. Approved—March 12th, 1946. Filed—March 14th, 1946, 2.00 p.m.

REGULATIONS MADE BY THE LIEUTENANT-GOVERNOR IN COUNCIL UNDER THE LIQUOR CONTROL ACT

1. The fees and expenses to be allowed under subsection 13 of section 69 of the Act shall be as set forth in the schedule appended hereto.

SCHEDULE

COUNTY JUDGE

- For making necessary arrangements for holding courts and performing other duties in connection with the holding of the poll as prescribed by
 - The Act and The Election Act.....\$ 25.00
- 3. Where poll is taken other than in county town a per diem living allowance of \$ 8.00 and actual and necessary travelling expenses.

RETURNING OFFICER

- 4. Where the clerk of the municipality acts as returning officer such amount as may be agreed upon, and in default of agreement..\$100.00
- 5. Where the returning officer is not the clerk of the municipality.......\$150.00

DEPUTY RETURNING OFFICERS, POLL CLERKS AND CONSTABLSE

- 6. Where a poll is not held on the day of polling for the municipal election, such fees as may be fixed by by-law of the municipality, provided that where no by-law has been passed fixing the fees the same fees as would be payable at the municipal election.
- Where election is held on the same day as the municipal election and the same officers are used for the vote under the Act, an extra allowance,—

(a)	to	the	deputy re	turning	officer	of		.\$	3.00
(b)	to	the	poll clerk	of					2.00
(c)	to	the	constable	of			 		1.00

ELECTION CLERK

- Where the election cierk is an officer of the corporation, such amount as may be agreed upon, and in default of agreement......\$ 25.00

POLLING PLACES

10. For every polling place used for the taking of the poll where the poll is not held on the same day as that of the taking of the vote at a municipal election, for the first poll...\$ 10.00 and for each additional poll held on the same premises...........\$ 5.00

OFFICERS FURNISHING LISTS OR COPIES THEREOF

- 11. For every copy of a voters' list or part thereof, or of changes made therein on appeal or complaint exclusive of any printed list or any printed matter, payable by the person to whom the same is supplied but not including copies of the list or a part thereof furnished to a returning officer for use as required by law, for every ten names\$
- 12. For clerk of the peace furnishing copies of polling list when so directed by the Chief Election Officer, per polling place but to include all copies furnished.......\$ 1.00 and for every ten names not printed but written or corrected or added on each copy so furnished......\$ 10

THE BAILIFFS ACT, 1941

O. Reg. 32/46. New. General. Approved—March 12th, 1946. Filed—March 14th, 1946, 2.15 p.m.

REGULATIONS MADE UNDER THE BAILIFFS ACT, 1941

FORMS

- 1. An application for a certificate of qualification shall be in Form $\mathbf{A}.$
- 2. The certificate of a judge to be endorsed on Form A shall be in Form B.
 - 3. A certificate of qualification shall be in Form C.
- 4. The record of the issue of certificates of qualification shall be in Form D.

FEES

- 5. The fees payable under the Act shall be as follows,—
 - (a) upon application for a certificate of qualification.....\$ 5.00
 - (b) upon issue of a certificate of qualification or duplicate thereof.....\$ 1.00

Form A

THE BAILIFFS ACT, 1941

APPLICATION FOR CERTIFICATION	OF
QUALIFICATION	

	Clerk of the
: ate (
(a)	My name is
(b)	My place of residence is
(c)	Where do you intend to carry on business?
(d)	What are your qualifications and experience as a bailiff?
(e)	What circumstances indicate that a bailiff is needed for the public convenience in the place where you intend to carry on business as a bailiff?
(<i>f</i>)	Have you previously held a certificate of qualification?

held by you bee If so, (i) when? what reason? (i)	ate of qualification at any time n cancelled?(ii) by what judge? and (iii) for . (ii)(iii)
are true in every respec	et.
Dated atthis	sday of19
Witness:	Applicant.

Form C

THE BAILIFFS ACT, 1941

CERTIFICATE OF QUALIFICATION

This is to certify thatday of1	on 9	the
appeared before His HonourJudge	of	the
who found him qualified to act as a bailiff and wo of opinion that a bailiff is needed for the publication of	ho i	was
Issued thisday of,	19.	
Clerk of the	Co	urt

of the.....of.....

Form D RECORD OF BAILIFFS CERTIFICATES OF QUALIFICATION

Name	Residence	Where Business Carried on	Approved by	Date of Approval	Date of Certificate	Remarks	
			•				Space
							for
							Index
							Tabs

THE HIGHWAY TRAFFIC ACT

O. Reg. 33/46. Amending O. Reg. 264/44. Operator's Licence. Approved—March 8th, 1946. Filed-March 18th, 1946, 12.00 p.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Ontario Regulations 264/44 are amended by adding thereto the following regulation:
- 25a. Where the applicant for an operator's licence
 - (a) His Excellency the Governor-General;
 - (b) His Honour the Lieutenant-Governor; or
 - (c) a representative of a foreign government located in Ontario in the capacity of,-
 - (i) ambassador;
 - (ii) career consul or career vice-consul;
 - (iii) career trade-commissioner or assistant career trade-commissioner; or
 - (iv) commercial attaché or assistant commercial attaché,

regulation 17 and clause c of regulation 25 shall not apply.

THE PUBLIC VEHICLE ACT

O. Reg. 34/46. Replacing Subregulation 2 of Regulation 15 of O. Reg. 268/44. Chartered and Special Trips. Approved—March 8th, 1946. Filed—March 18th, 1946, 12.15 p.m.

REGULATIONS MADE UNDER THE PUBLIC VEHICLE ACT

- 1. Subregulation 2 of regulation 15 of Ontario Regulations 268/44 is revoked and the following substituted therefor:
- (2) Unless prohibited by the terms or restrictions of his licence the licencee may operate a public vehicle on a chartered trip originating from,—
 - (a) a point on his designated route; or
 - (b) any other point including a point on the route of another operator where that operator does not store or maintain a public vehicle at that point or within ten miles thereof.
- (2a) The department may issue to a licensed public vehicle operator a permit to operate any chartered trip.

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 35/46.
Revoking Regulation 3 of O. Reg. 249/44.
Replacing Regulation 5 of Part I, Part II, and Subregulation 2 of Regulation 1 of Part III other than clauses a and b of O. Reg. 249/44.
Amending O. Reg. 249/44 by adding "Part IV". Legislative Grants. Approved-March 19th, 1946. Filed-March 22nd, 1946, 12.15 p.m.

Regulations made by the Minister under The Department of Education Act

REGULATIONS RESPECTING GENERAL LEGISLATIVE GRANTS

- 1. Regulation 3 of Ontario Regulations 249/44 is revoked.
- 2. Regulation 5 of Part I of Ontario Regulations 249/44 is revoked and the following substituted therefor:
 - 5. In no case shall,—
 - (a) grants to a board exceed 95 per cent of the approved cost;
 - (b) grants to a rural board in an organized township exceed the difference between the approved cost and the amount of the township grant payable under section 87 or 112 of *The Public* Schools Act;
 - (c) approved cost exceed the amount obtained by multiplying \$115 by the number representing the average attendance for the preceding calendar year, provided that where the average attendance is under 25, the number 25 shall be used.
- 3. Part II of Ontario Regulation 249/44 is revoked and the following substituted therefor:

PART II

GRANTS FOR COLLEGIATE INSTITUTES, HIGH SCHOOLS, AND GRADE A AND GRADE B CONTINUATION SCHOOLS

- 1.—(1) For collegiate institutes, high schools, and grade A and grade B continuation schools, \$10 per pupil of average attendance for the preceding calendar year.
- (2) For collegiate institutes, high schools, and grade A and grade B continuation schools, an additional grant where the ratio in mills is,-
 - (a) less than 1 mill, 5 per cent of the approved cost,(b) 1 mill or more but less than 2 mills, 10 per cent
 - of the approved cost,
 - (c) 2 mills or more but less than 3 mills, 15 per cent of the approved cost,
 (d) 3 mills or more but less than 4 mills, 20 per
 - cent of the approved cost,
 (e) 4 mills or more but less than 5 mills, 25 per
 - cent of the approved cost, (f) 5 mills or more but less than 6 mills, 30 per
 - cent of the approved cost,
 (g) 6 mills or more but less than 7 mills, 35 per
 - cent of the approved cost,

 (h) 7 mills or more but less than 8 mills, 40 per cent of the approved cost,

 (i) 8 mills or more but less than 9 mills, 45 per

 - cent of the approved cost,
 (j) 9 mills or more but less than 10 mills, 50 per cent of the approved cost,
 - (k) 10 mills or more but less than 11 mills, 55 per cent of the approved cost,

- (l) 11 mills or more but less than 12 mills, 60 per cent of the approved cost,
- (m) 12 mills or more but less than 13 mills, 65 per cent of the approved cost,
- (n) 13 mills or more but less than 14 mills, 70 per cent of the approved cost,
- (o) 14 mills or more, 75 per cent of the approved cost.
- (3) "Ratio in mills" shall mean the ratio of approved cost to assessment as indicated below:
 - (a) In a high school district or grade A or grade B continuation school district consisting of,—

The local assessment.

(i) a city; or

- (ii) a separated town.
- (b) In a high school district or grade A or grade B continuation school district situated in a territorial district.

The local assessment.

(c) In a high school district or grade A or grade B continuation school district which includes an urban municipality or a township or part thereof, which urban municipality or township or part thereof adjoins a city having a population of 150,000 or more.

The total of

- (i) the local assessment of the urban municipality or township or part thereof adjoining the city;
- (ii) the equalized assessment of any urban municipality not adjoining the city;
- (iii) one-fifth of the equalized assessment of any township or part thereof included in the district but not adjoining the city.

(d) In all other high school districts or grade A or grade B continuation school districts.

The total of

- (i) the equalized assessment of any urban municipality included in a high school district or grade A or grade B continuation school district; and
- (ii) one-fifth of the equalized assessment of any township or part thereof included in such district.
- 2. In no case shall,-
- (a) grants to a board exceed 95 per cent of the approved cost;
- (b) approved cost exceed the amount obtained by multiplying,
 - (i) \$200 by the number representing the average attendance for the preceding calendar year in the case of high schools and collegiate institutes; or
 - (ii) \$150 by the number representing the average attendance for the preceding calendar year in the case of grade A and grade B continuation schools.
- 4. Subregulation 2 of regulation 1 of Part III of Ontario Regulations 249/44 other than clauses a and b is revoked and the following substituted therefor:
 - (2) For vocational schools and technical institutes (day and evening) an additional grant equal to 50 per cent of any amount paid out of current revenue with the approval of the minister for,—
- 5. Ontario Regulations 249/44 are amended by adding at the end of Part III as a heading the word and figure "Part IV".

Dated at Toronto this 14th day of March, 1946.

G. A. DREW, Minister of Education.

APRIL 6th, 1946

ERRATUM ET CORRIGENDUM

For the symbol and figures "\$6.25" in the 4th line of subclause (ii) of CLASS C of section 5 of the Schedule of Ontario Regulations 28/46 published in the issue of The Ontario Gazette of the 23rd day of March, 1946, read the symbol and figures "\$8.25". Subclause (ii) then reads as follows:

(ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$5.75 per week plus 60 per cent of the proceeds in excess of \$8.25 from the work performed by the employee;

THE MILK CONTROL ACT

O. Reg. 36/46. New. Chatham Milk Producers Association. Approved—March 26th, 1946. Filed—April 2nd, 1946, 9.15 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 26th day of March, A.D. 1946.

Whereas the Minister of Agriculture has received from the Chatham Milk Producers Association, an association of milk producers who are engaged in supplying milk to distributors who are engaged in the distribution of milk to consumers in the City of Chatham and the Town of Tilbury in the County of Kent, a petition asking that for the purposes of defraying the expenses of the association every producer engaged in supplying milk to distributors in the municipalities be required to pay license fees;

And whereas the Minister of Agriculture is of the opinion that the Chatham Milk Producers Association is fairly representative of the producers so engaged;

Now therefore the Minister of Agriculture recommends that the Order attached hereto be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture, and advise that the same be acted upon.

ORDER

made by the Minister of Agriculture on the eighteenth day of March, 1946, pursuant to Section 14 of *The Milk Control Act* as enacted by Section 3 of *The Milk Control Amendment Act, 1944*, respecting the payment of license fees by milk producers in the Chatham and Tilbury area.

- 1. In this Order,—
- (a) "Association" shall mean the Chatham Milk Producers Association;

- (b) "Board" shall mean the Milk Control Board of Ontario;
- (c) "distributor" shall mean a person engaged in the distribution of milk to consumers in the City of Chatham and the Town of Tilbury, in the County of Kent;
- (d) "producer" shall mean every person engaged in supplying milk to a distributor.
- 2. Every producer engaged in supplying milk to a distributor shall pay to the Association license fees in the amount of one cent for each one hundred pounds of milk so supplied.
- 3. Every distributor who receives milk from a producer shall deduct the amount of the license fees payable by that producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. Every distributor shall forward the license fees deducted in each month to the secretary of the Association on or before the 20th day of the next following month.
- 5. The Association shall not use any moneys received as license fees for the retail or wholesale distribution or processing of milk.
- 6. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 7. This Order shall come into force on the 1st day of May, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

THE MILK CONTROL ACT

O. Reg. 37/46. New. Delhi Milk Producers Association. Approved—March 26th, 1946. Filed—April 2nd, 1946, 9.30 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 26th day of March, A.D. 1946.

Whereas the Minister of Agriculture has received from the Delhi Milk Producers Association, an association of milk producers who are engaged in supplying milk to distributors who are engaged in the distribution of milk to consumers in the Village of Delhi, in the County of Norfolk, a petition asking that for the purposes of defraying the expenses of the association every producer engaged in supplying milk to distributors in the municipality be required to pay license fees;

And whereas the Minister of Agriculture is of the opinion that the Delhi Milk Producers Association is fairly representative of the producers so engaged;

Now therefore the Minister of Agriculture recommends that the Order attached hereto be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture, and advise that the same be acted upon.

ORDER

made by the Minister of Agriculture on the eighteenth day of March, 1946, pursuant to Section 14 of *The Milk Control Act* as enacted by Section 3 of *The Milk Control Amendment Act*, 1944, respecting the payment of license fees by milk producers in the Delhi area.

- 1. In this Order,-
- (a) "Association" shall mean the Delhi Milk Producers Association;
- (b) "Board" shall mean the Milk Control Board of Ontario;
- (c) "distributor" shall mean a person engaged in the distribution of milk to consumers in the Village of Delhi, in the County of Norfolk;
- (d) "producer" shall mean every person engaged in supplying milk to a distributor.
- 2. Every producer engaged in supplying milk to a distributor shall pay to the Association license fees in the amount of one cent for each one hundred pounds of milk so supplied.
- 3. Every distributor who receives milk from a producer shall deduct the amount of the license fees payable by that producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. Every distributor shall forward the license fees deducted in each month to the secretary of the Association on or before the 20th day of the next following month.
- 5. The Association shall not use any moneys received as license fees for the retail or wholesale distribution or processing of milk.
- 6. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 7. This Order shall come into force on the 1st day of May, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

THE MILK CONTROL ACT

O. Reg. 38/46. New. Galt Milk Producers Association. Approved—March 26th, 1946. Filed—April 2nd, 1946, 9.45 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 26th day of March, A.D. 1946.

Whereas the Minister of Agriculture has received from the Galt Milk Producers Association, an association of milk producers who are engaged in supplying milk to distributors who are engaged in the distribution of milk to consumers in the City of Galt, in the County of Waterloo, a petition asking that for the purposes of defraying the expenses of the association every producer engaged in supplying milk to distributors in the municipality be required to pay license fees;

And whereas the Minister of Agriculture is of the opinion that the Galt Milk Producers Association is fairly representative of the producers so engaged;

Now therefore the Minister of Agriculture recommends that the Order attached hereto be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture, and advise that the same be acted upon.

ORDER

made by the Minister of Agriculture on the nineteenth day of March, 1946, pursuant to Section 14 of *The Milk Control Act* as enacted by Section 3 of *The Milk Control Amendment Act*, 1944, respecting the payment of license fees by milk producers in the Galt area.

- 1. In this Order,—
 - (a) "Association" shall mean the Galt Milk Producers Association;
 - (b) "Board" shall mean the Milk Control Board of Ontario;
 - (c) "distributor" shall mean a person engaged in the distribution of milk to consumers in the City of Galt in the County of Waterloo;
 - (d) "producer" shall mean every person engaged in supplying milk to a distributor.
- 2. Every producer engaged in supplying milk to a distributor shall pay to the Association license fees in the amount of one cent for each one hundred pounds of milk so supplied.
- 3. Every distributor who receives milk from a producer shall deduct the amount of the license fees payable by that producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. Every distributor shall forward the license fees deducted in each month to the secretary of the Association on or before the 20th day of the next following month.
- 5. The Association shall not use any moneys received as license fees for the retail or wholesale distribution or processing of milk.
- 6. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 7. This Order shall come into force on the 1st day of May, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

APRIL 13th, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 39/46. Replacing O. Reg. 113/44. Barbering Industry—Guelph Zone. Approved—April 1st, 1946. Filed-April 4th, 1946, 10.15 a.m.

Order-in-Council approved by The Honourable the Lieutenat-Governor, dated the 1st day of April, A.D. 1946.

WHEREAS under The Industrial Standards Act the Minister has designated all work usually done by barbers as the Barbering Industry for the purposes of

AND WHEREAS the Minister has designated the City of Guelph as a zone for the industry to be known hereafter as the Guelph Zone:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Guelph Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE GUELPH ZONE

- 1. The barbering industry shall include the following
 - (a) haircutting;(b) shaving;(c) singeing;

 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatments;

 - (f) massaging the face;
 (g) honing or stropping of razors; and
 (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h.)

2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.

- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon except in a week in which one of the other holidays occurs on any other day in that week. (S. 7, cls. d and g.)
- 3. The regular hours during which employers and employees may work in the barbering industry shall be as follows:-

on Monday, Tuesday, Thursday and Friday...from 9 a.m. to 6 p.m.

week in which a holiday

....from 9 a.m. to 6 p.m. on day preceding a holiday from 9 a.m. to 8 p.m. (S. 7, cl. a.)

- 4. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C-A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f.)

5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows;-

CLASS A-\$25.00 per week;

- CLASS B—\$20.00 per week, plus fifty per cent of the proceeds in excess of \$28.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday, inclusive, and all day or less on Saturday, \$10.00 per week, plus fifty per cent of the proceeds in excess of \$15.00 from the work performed by the employee;
 - (ii) Persons who work on Saturday or the day before a holiday and on the previous evening only, \$7.50 per week, plus fifty per cent of the proceeds in excess of \$10.00 from the work performed by the employee;
 - (iii) Persons who work only for Saturday or the day before a holiday, \$6.00 per day or part thereof, plus fifty per cent of the proceeds in excess of \$8.00 from the work performed by the employee;
 - (iv) Persons who work on days other than Saturday, or the day before a holiday, \$3.50 per day or part thereof, plus fifty per cent of the proceeds in excess of \$5.00 from the work performed by the employee.

(S. 7, cl. c and f.)

- 6. No deduction shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c.)
- 7. The minimum charge for each operation in the barbering industry shall be as follows:—

(a)	haircut or trim, adults	.40 cents
(b)	haircut, children	.30 cents
(c)	shave	.25 cents
(d)	singe	. 20 cents
(e)	hair tonics	. 20 cents
	shampoo, plain	
(g)	facial massage, plain	.40 cents
	razor honing	
(i)	Jadies' neck clip	.15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or prepremium. (S. 7, cl. j.)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 113/44 are revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 40/46. New. Hard Furniture Industry— Ontario Zone. Approved—April 1st, 1946. Filed—April 4th, 1946, 10.25 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 1st, day of April, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed in connection with the manufacture of all wood products commonly known as furniture for houses, offices, schools, churches, theatres, institutions and public buildings, and of radio cabinets and wood frames for upholstered furniture as the Hard Furniture Industry for the purposes of the Act;

AND WHEREAS the Minister has designated the Province of Ontario as a zone for the industry to be known hereafter as the Ontario Zone;

AND WHEREAS a petition from representatives of employers and employees in the industry within the Ontario Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act;

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act;

AND WHEREAS The Industry and Labour Board has approved of the schedule in writing;

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone. Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE HARD FURNITURE INDUSTRY IN THE ONTARIO ZONE

HOURS OF LABOUR

- 1.—(1) The regular hours of labour for all employees in the hard furniture industry shall be as follows:
 - (a) a regular working week shall not exceed forty-seven hours of labour to be performed during the five and one-half regular working days;
 - (b) a regular working day shall not exceed eight and one-half hours of labour on Monday, Tuesday, Wednesday, Thursday and Friday and four and one-half hours of labour on Saturday before 1 p.m. (S. 7, cls. a and d.)
- (2) Employees who are engaged only on night-shifts of not more than forty-seven hours per week shall be deemed to be employed during a regular working day and a regular working week. (S. 7, cls. a and c.)

OVERTIME WORK

2. A person who performs work in the industry except as provided in section 1 shall be deemed to be doing overtime work, and, except while working on a night-shift, a person who performs work in the industry on New Year's Day, Good Friday, Victoria Day, or the following Monday in lieu thereof, the first Monday in July, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day shall be deemed to be doing overtime work. (S. 7, cl. e.)

MINIMUM RATE OF WAGES FOR OVERTIME WORK

3. The minimum rate of wages for all overtime work shall be one and one-half times the rate payable to an employee for the work which he performs during the regular working periods. (S. 7, cl. e.)

SHIFTS

- 4.—(1) A person employed on a shift other than the regular day-shift shall be paid a premium of five cents per hour, except where the person is working overtime.
- (2) The premium shall not be taken into account in computing the averages under Sections 9, 10 and 12. (S. 7, cl. c.)

CLASSIFICATION OF EMPLOYEES

- 5. The employees in the industry are classified as follows;—
 - CLASS A—shall consist of all employees other than those in Classes B and C;
 - CLASS B—shall consist of employees with less than two and one-half years' experience in the industry, who were under 21 years of age when they entered the industry, and all female employees;
 - CLASS C—shall consist of male employees with less than one and one-half years' experience in the industry, who were over 21 years of age when they entered the industry. (S. 7, cl. f.)

CLASS B EMPLOYEES

- 6. The number of employees in Class B in the plant of an employer shall not exceed twenty per cent of the total number of employees in the plant, provided that in plants where more than fifty per cent of the production consists of all wood chairs the number of Class B employees shall not exceed twenty-five per cent of the total number of employees in the plant. (S. 7, cl. f.)
- 7. The minimum rates of wages for employees in Class B shall be as follows:—
 - (a) during the first six months of employment in the industry, 35 cents per hour;
 - (b) during the second six months of employment in the industry, 38 cents per hour;
 - (c) during the third six months of employment in the industry, 41 cents per hour;
 - (d) during the fourth six months of employment in the industry, 44 cents per hour;
 - (e) during the fifth six months of employment in the industry, 47 cents per hour;
 - (f) after the fifth six months of employment in the industry is completed, the male employee shall be a Grade A employee. (S. 7, cls. c and f.)

CLASS C EMPLOYEES

- 8. The minimum rates of wages for Class C employees shall be as follows;—
 - (a) during the first six months of employment in the industry, 41 cents per hour;
 - (b) during the second six months of employment in the industry, 44 cents per hour;
 - (c) during the third six months of employment in the industry, 47 cents per hour;
 - (d) after the third six months of employment in the industry is completed, the employee shall be a Grade A employee. (S. 7, cls. c and f.)

CLASS A EMPLOYEES

- 9. In plants located in,-
- (a) the Counties of York, Peel, Wentworth, Halton, Lincoln, Welland, Haldimand, Norfolk, Brant, Oxford;
- (b) that part of the County of Wellington composed of the Townships of Erin, Eramosa, Guelph and Puslinch;
- (c) that part of the County of Waterloo composed of the Townships of Waterloo, North Dumfries and Wilmot;

- (d) that part of the County of Perth composed of the Townships of North Easthope, South Easthope, Downie, Blanchard, and that part of the Township of Ellice lying south of the 4th concession thereof;
- (e) that part of the County of Middlesex composed of the Townships of Biddulph, West Missouri, London, Westminster and North Dorchester;
- (f) that part of the County of Elgin composed of the Townships of South Dorchester, Southwold, Yarmouth, Mallahide and Bayham,

the average rate of wages in each plant for Class A and Class C employees combined shall be not less than 62 cents per hour, and the minimum rate of wages for Class A employees shall be 55 cents per hour. (S. 7, cls. ϵ and f.)

- 10. In plants located elsewhese the average rate of wages in each plant for Class A and Class C employees combined shall be not less than 60 cents per hour, and the minimum rate of wages for Class A employees shall be 53 cents per hour. (S. 7, cls. c and f.)
- 11. In computing the average rate of wages prevailing in a plant, the wages paid to a superintendent, manager, foreman, or to a person who has been granted a special rate under Section 14 shall not be considered. (S. 7, cls. c and f.)

GENERAL

- 12. Where and as soon as,-
- (a) an employer fails to maintain the average rates applicable in his plant; or
- (b) the number of his employees in Class B exceeds the limit set out in Section 6;

the minimum rates in the plant shall be equal to the average rates so long as the employer is in default. (S. 7, cls. c and f.)

13. No employer shall reduce the wages of an employee now receiving more than the minimum rate while performing the same work. (S. 7, cl. c.)

ADVISORY COMMITTEE

- 14. The advisory committee may fix a special minimum rate of wages lower than the rates fixed by this schedule for a person who is handicapped. (S. 7, cl. k.)
- 15. The advisory committee may issue a permit for the performance of overtime work on the production of church, theatre and school furniture and, notwithstanding the provisions of Sections 3 and 4, may fix the wages at regular rates. (S. 7, cl. k.)
- 16. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.



APRIL 20th, 1946

THE HIGHWAY TRAFFIC ACT

O. Reg. 41/46. New. Licences. Approved—April 2nd, 1946. Filed—April 9th, 1946, 10.00 a.m.

REGULATIONS MADE UNDER THE -HIGHWAY TRAFFIC ACT

- 1. The terms of 1945 motor vehicle and trailer permits and of chauffeurs' and operators' licences is extended to the end of the 10th day of April, 1946.
- 2. Motor vehicle permits the number of which are suffixed by the letter "F" and the period for use of 1943 number plates issued therewith for motor vehicles operated by His Majesty's Navy, Army or Air Force is extended to the end of the year 1946.

THE MOTHERS' ALLOWANCES ACT

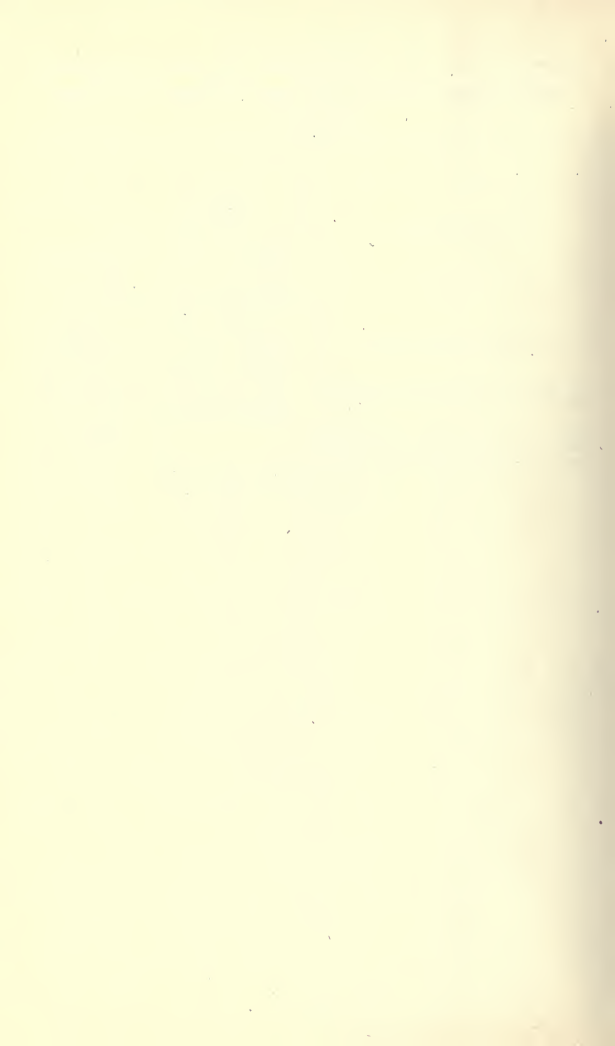
O. Reg. 42/46. Replacing Reg. 16 of O. Reg. 19/44. Other Assets. Approved—April 1st, 1946. Filed—April 9th, 1946, 10.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE MOTHERS' ALLOWANCES ACT

- 1. Regulation 16 of Ontario Regulations 19/44 is revoked and the following substituted therefor:
 - 16. Where an applicant for an allowance is in possession of an amount in excess of \$1,000 either in cash on hand or held in trust, government or other bonds or other liquid assets she shall not be entitled to an allowance unless all such assets are applied to provide for a series of future monthly or other periodic payments for the maintenance and education of the dependent children in her care, the number, amount and particulars of such payments to be determined by the Commission.

W. A. GOODFELLOW, Minister of Public Welfare.

Toronto, March 15th, 1946.



APRIL 27th, 1946

THE HIGHWAY TRAFFIC ACT

O. Reg. 43/46. New. Proclamation made under Subsection 2, Section 79. Approved—March 8th, 1946. Filed—April 12th, 1946, 3.30 p.m.

(Great Seal of Ontario)

ALBERT MATTHEWS

PROVINCE OF ONTARIO

GEORGE THE SIXTH by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas KING, Defender of the Faith, Emperor of India.

TO ALL TO WHOM THESE PRESENTS SHALL COME,—

GREETING:

PROCLAMATION

GEO. H. DOUCETT,

Minister of Highways

WHEREAS by subsection
2 of section 79 of The
Highway Traffic Act it is enacted that Our LieutenantGovernor in Council, upon the report of the Minister
of Highways that a state has enacted legislation similar
in effect to subsection 1 thereof and that such legislation extends and applies to judgments rendered and
become final against residents of that state by any
court of competent jurisdiction in Ontario, may, by
proclamation, declare that the provisions of subsection
1 shall extend and apply to judgments rendered and
become final against residents of Ontario by any court
of competent jurisdiction in such state;

AND WHEREAS the said Minister of Highways has reported that the States of Colorado, Idaho, Illinois, Indiana, Kansas, Kentucky, Maryland, Michigan, Montana, Nebraska, New Jersey, New York, North Dakota, Oregon, Pennsylvania, Utah, Virginia, Washington, West Virginia, Wisconsin and the District of Columbia of the United States of America have enacted legislation similar in effect to the said subsection 1 and that such legislation extends and applies to judgments rendered and become final against residents of such states by any court of competent jurisdiction in Ontario:

AND WHEREAS it is deemed advisable that a PROCLAMATION should now issue for the purpose hereinafter set forth;

NOW THEREFORE KNOW YE, that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said in part recited Act or otherwise howsoever, DO, by this Our Royal PROCLAMATION declare that the provisions of subsection 1 of section 79 of The Highway Traffic Act shall extend and apply to judgments rendered and become final against residents of Ontario by any court of competent jurisdiction in the said States of Colorado, Idaho, Illinois, Indiana, Kansas, Kentucky, Maryland, Michigan, Montana, Nebraska, New Jersey, New York, North Dakota, Oregon, Pennsylvania, Utah, Virginia, Washington, West Virginia, Wisconsin and the District of Columbia.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in any wise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE ALBERT MATTHEWS, LIEUTENANT-GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this eighth day of March in the year of Our Lord one thousand nine hundred and forty-six and in the tenth year of Our Reign.

BY COMMAND

G. H. DUNBAR, Provincial Secretary.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 44/46. New. Carpentry Industry—Port Arthur and Fort William. Approved—April 9th, 1946. Filed—April 16th, 1946, 12.15 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 9th day of April, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure, except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution including the minor installations or alterations which are incidental to the maintenance of such buildings and premises where performed by the regular employees of the manufacturing, industrial or service institution as the CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Cities of Port Arthur and Fort William and the suburban area lying adjacent thereto and lying within a line commencing at the intersection of the southern limit of the Indian Reserve with the shore of Lake Superior; thence northwesterly along the southern limit to the southeast corner of the Township of Neebing; thence west along the south boundary of the Township of Neebing; thence north along the west boundary of the Township of Neebing; thence north along the west boundary of the Township of Neebing; thence continuing north along the east boundary of sections 56 and 47 in the Township of McIntyre to a jog in the east boundary of section 47, thence east along the jog to and along the east boundary of sections 47, 44 and 30 to the south boundary of lot 29 in the Township of McIntyre;

thence east along the south boundary of lots 29, 28, 27, 26, 25, 24 and 23 to the southeast corner of lot 23 in the Township of McIntyre; thence north along the east boundary of lot 23 to and northeasterly along the easterly boundary of lot 11, concession B in the Township of McIntyre, to and north along the centre line of sections 17 and 6 in the Township of McIntyre, to and east along the north boundary of said section 6, to and north along the line between lots 11 and 12 across concessions 1 and 2 in the Township of Gorham to and east along the line between concessions 2 and 3 to the east boundary of the Township of Gorham; thence south along the line between the Townships of McIntyre and MacGregor to the centre of concession B in the Township of MacGregor; thence east along the centre of concession B across lots 18, 17, 16, 15 and 14 to the line between lots 13 and 14 in the Township of MacGregor; thence south along the line between lots 13 and 14 to the north boundary of Lot 18E in the Township of MacGregor; thence west along the last mentioned boundary to the northwest corner of lot 18E; thence south along the west boundary of lots 18E and 9E in the Township of MacGregor to the shore of Lake Superior; thence southwesterly and southerly along the shore to the point of commencement as a zone for the industry to be known hereafter as the PORT ARTHUR AND FORT WILLIAM ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Port Arthur and Fort William Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE PORT ARTHUR AND FORT WILLIAM ZONE

HOURS OF LABOUR

- 1. The regular working periods for all employees in the carpentry industry shall be as follows:
 - (a) a regular working week consisting of forty-four hours employment divided into five and onehalf working days; and
 - (b) a regular working day consisting of eight hours of employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m., and four hours on Saturday between the hours of 8 a.m. and 12 o'clock noon. (S. 7, cls. a, b and d)

MINIMUM RATE OF WAGES

2. The minimum rate of wages for work performed in the industry during the regular working periods shall be one dollar per hour, and this rate shall also apply to night work of not more than eight hours duration, where the work is of such a nature that it cannot be

done during the regular working day, but shall not apply to overtime work; and this rate shall also apply to work done on Saturday after 12 o'clock noon in order to permit the pouring of concrete. (S. 7, cl. c)

SHIFT WORK

- 3.—(1) Where the work on a project is being carried on in two or more shifts, the employees shall be deemed to be employed during a regular working day, where they work not more than eight hours in any twenty-four hour period. (S. 7, cl. a)
- (2) Employees who are required to work on night shifts shall receive eight hours regular pay for seven hours work. (S. 7, cl. e)
- (3) In all cases governed by subsections 1 and 2 no overtime work shall be required or permitted. (S. 7, cl. i)
- (4) Where two or more shifts are worked on the same job, only one of these shifts shall be considered a day shift. (S. 7, cl. e)

OVERTIME WORK

- 4. A person who performs work in the industry except as provided in sections 1, 2 and 3 shall be deemed to be doing overtime work, and the minimum rate of wages for overtime work shall be twice the rate established for work performed during the regular working periods, except that four hours overtime may be added to a regular working day at one and one-half times the rate for work performed during the regular working period. (S. 7, cl. e)
- 5. No work shall be performed in the industry on Sunday, and on the following holidays: New Year's Day, Good Friday, Dominion Day, Labour Day and Christmas Day, except in cases of extreme necessity where life or property is jeopardized, or except on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings, and all such work shall be deemed to be overtime work and shall be performed only after obtaining a permit from the advisory committee. (S. 7, cls. e and i)

ADVISORY COMMITTEE

- 6. The advisory committee may fix a special minimum rate of wages for an employee who is handicapped and the rate may be fixed at the request of either employee or employer. (S. 7, cl. k)
- 7. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 45/46. New. Plumbing and Heating Industry— Port Arthur and Fort William. Approved—April 9th, 1946. Filed—April 16th, 1946, 12.30 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 9th day of April, A.D. 1946.

Whereas under The Industrial Standards Act the Minister has designated,—

- (a) all plumbing, steamfitting, pipe fitting, hot water fitting and gas fitting installations in or about buildings, structures and premises, or for or in respect of equipment operating, or to be operated therein; and
- (b) the repair and maintenance of the installations, except the repair and maintenance of the installations in a manufacturing, industrial or service institution, and the minor installations incidental to the normal operation of such an institution, where the maintenance work is performed by persons, who, regularly throughout the operation of a manufacturing, industrial or service institution, are engaged in maintaining in good working order the equipment and premises used in the operation of the manufacturing, industrial or service institution,

as the PLUMBING AND HEATING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Cities of Port Arthur and Fort William and the area lying within a line commencing at the water's edge of Lake Superior at Black Bay on the town line between McTavish and Dorion Townships; thence west on the town line between McTavish and Dorion Townships to the west boundary of McTavish Township; thence south on the west boundary of McTavish Township; thence west on the north limit of McGregor Township to the town line between Gorham and McGregor Townships; thence north on the east town line of Gorham Township; thence west on the north limits of Gorham Township; thence west on the north limits of Gorham Township to the easterly boundary of Jacques Township; thence north on the easterly boundary of Jacques Township; thence north limits of Jacques Township; thence west on the north limits of Jacques Township; thence west on the north limits of Jacques Township and Fowler Township to Dog Lake; thence west on a parallel line through Dog Lake to the north limits of Forbes Township; thence west on the north limit of Forbes Township; thence west on the north limit of Forbes Township; thence south between the Indian Reserve and lot 24 to the south limit of the Indian Reserve, which is between concessions 8 and 9 of Forbes Township; thence west to the town line between Forbes and Goldie Townships; thence continuing west between concession 6 and the Indian Reserve in Goldie Township; thence south on the west limits of Goldie Township; thence south on the west limits of Goldie Township; thence south on the west limits of Goldie Township; thence east on the town line between Devon, Fraleigh, Pearson, Pardee, Blake and Crooks Townships and continuing on a parallel line through the Jarvis Location and Prince Location to the shores of Lake Superior; thence following the shore of Lake Superior north, south and east and northwesterly to the point of commencement, as a zone for the industry to be known hereafter as the PORT ARTHUR AND FORT WILLIAM ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Port Arthur and Fort William Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone. Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE PLUMBING AND HEAT-ING INDUSTRY IN THE PORT ARTHUR AND FORT WILLIAM ZONE

HOURS OF LABOUR

- 1. The regular working periods for all employers and employees in the plumbing and heating industry shall be as follows:
 - (a) a regular working week not exceeding forty hours employment to be performed during the regular working days; and
 - (b) a regular working day not exceeding eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m. (S. 7, cls. a, b and d)

MINIMUM RATE OF WAGES

2. The minimum rate of wages for all work performed in the industry during the regular working periods shall be \$1.10 per hour. (S. 7, cl. c)

OVERTIME WORK

- 3. Work performed at any time other than during the regular working periods, and work performed on Sunday and on the following holidays, namely, New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, shall be deemed to be overtime work. (S. 7, cl. e)
- 4. No overtime work shall be performed unless the employer has obtained a permit authorizing the performance of the work from the advisory committee. (S. 7, cl. i)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 5.—(1) For overtime work on emergency repairs, where life may be endangered or property damaged,—
 - (a) the minimum rate of wages for the first two hours shall be the rate fixed for work performed during the regular working periods; and
 - (b) travelling time to and from the job shall be paid a workman called from his home for work requiring less than one hour's time.
- (2) Where not more than one hour's overtime work would finish a repair job being done on a regular working day, it shall be done at the rate of wages fixed for work performed during the regular working periods.
- (3) The minimum rate of wages for work required on Saturday between 8 a.m. and 12 o'clock noon for the setting of sleeves and inserts shall be the rate fixed for work performed during the regular working periods, and a minimum of two hours' wages shall be paid for the work. (S. 7, cl. e)
- 6. The minimum rate of wages for overtime work performed between 5 p.m. and 12 o'clock midnight shall be one and one-half times the rate fixed for work performed during the regular working periods. (S. 7, cl. e)
- 7. The minimum rate of wages for overtime work performed between 12 o'clock midnight and 8 a.m., and work performed on Sunday and holidays shall be twice the rate fixed for work performed during the regular working periods. (S. 7, cl. e)

SHIFT WORK

- 8.—(1) Where the work on a project is being carried on in two or more shifts, an employee shall not be subject to the regular starting and stopping hours, but work in excess of eight hours in any twenty-four hour period shall be deemed overtime work except where done by key-man and foreman who remain to instruct the new shift. (S. 7, cls. a and e)
- (2) Employees on night shifts shall be entitled to eight hours pay for seven hours work. (S. 7, cl. e)

ADVISORY COMMITTEE

- 9. The advisory committee may issue permits authorizing the performance of overtime work at the overtime rates fixed in sections 5, 6 and 7. (S. 7, cl i)
- 10. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped. (S. 7, cl. k)
- 11. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

MAY 4th, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 46/46. Replacing O. Reg. 178/44. Retail Gasoline Service Industry.— Toronto Zone. Approved—April 24th, 1946. Filed—April 26th, 1946, 4.00 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 24th day of April, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated the business of operating retail gasoline service stations, gasoline pumps or outlets where gasoline is offered for sale at retail, including therein washing, waxing, oiling or lubricating automotive vehicles, repairing or changing tires, and other services and undertakings incidental thereto, but excepting thereout a gasoline outlet located on the premises of an employer and used in the fueling of automotive vehicles owned or operated by the employer, as the RETAIL GASOLINE SERVICE INDUSTRY, for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Toronto and the suburban area lying adjacent thereto and lying within a line drawn as follows:—commencing at the point of intersection of the eastern boundary of Lot 28, Concession A in the Township of Scarborough with the shore of Lake Ontario; thence Scarborough with the shore of Lake Untario; thence northerly along the eastern boundary of Lot 28 across Concessions A, B, C, D and part of Concession I to, and extending westerly along the division line between the north half and the south half of Concession I across Lots 28, 29, 30, 31, 32, 33 and 34 to and extending northerly along the road allowance between Lots 34 and 35 in the Township of Scarborough to its intersection with the northern boundary of Lot 11 in the section with the northern boundary of Lot 11 in the Township of North York produced easterly; thence westerly along the production and the northern boundary of Lot 11 across Concessions IV, III, II and part of I east of Yonge Street in the Township of North York to a point distant 300 feet measured north-YORK to a point distant 300 feet measured north-easterly from and at right angles to Old Yonge Street; thence northwesterly parallel to Old Yonge Street to Yonge Street; thence southwesterly parallel to Avenue Road now the King's Highway to the northern boun-dary of Lot 11, Concession I, west of Yonge Street, in the Township of North York; thence westerly along the northern boundary of Lot 11 across Concessions I, II, III, IV and V, west of Yonge Street, to and extending southerly along the Humber River, to and extending westerly along the north boundary of Lot 26 Concessions B and A fronting the Humber in the Township of Etobicoke to and extending southerly along the road allowance between Concession A and Concession I fronting the Humber, across Lots 26, 25, 24, and 23, to and extending westerly along the northern boundary of Lot 22 across Concessions I, II and part of Concession III fronting the Humber, to and extending southerly along the division line between the east half and the west half of Concession III across Lots 22 to 12 inclusive, to and extending easterly along the road allowance between Lot 12 and Lot 22, 2nd Con-cession Northern Division fronting towards Lake Ontario to and extending southerly along the line between Lots 22 and 21 across Concessions II and I Northern Division fronting towards Lake Ontario, to and extending westerly along the road allowance adjoining and north of the Colonel Smith's Tract, to and extending southerly along the line between Lots 11 and 12 Colonel Smith's Tract across Concessions V, IV, III and II, to and extending westerly along the road allowance between Concessions II and 1st Concession Southern Division fronting towards Lake Ontario to and extending southerly along the west boundary of Lot 12, 1st Concession Southern Division fronting on Lake Ontario, to and extending southerly along Etobicoke Creek to the shore of Lake Ontario; thence easterly, northeasterly, southeasterly and southerly along the shore of Lake Ontario on the south side of Toronto Island, to and extending northeasterly along the shore of Lake Ontario to the point of commencement, as a zone for the industry to be known hereafter as the TORONTO ZONE.

AND WHEREAS a petition from representatives of employers and employees in the industry within the Toronto Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

And Whereas the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE RETAIL GASOLINE SER-VICE INDUSTRY IN THE TORONTO ZONE

REGULAR WORKING PERIODS

- 1. The regular working periods of all employers and employees in the retail gasoline service industry shall be as follows:—
 - (a) a regular working-week not exceeding fortyeight hours of work to be performed during the regular working days; and
 - (b) a regular working-day not exceeding eight hours of work to be performed between the hours of 7.00 a.m. and 7.00 p.m. on Monday, Tuesday, Wednesday, Thursday, Friday and Saturday, exclusive of one hour for lunch. (S. 7, cls. a, b, and d)

OVERTIME WORK

- 2. Overtime work shall mean work performed in the industry at any time other than during the regular working periods defined in section 1. (S. 7, cl. e)
- 3. No employee shall perform and no employer shall permit an employee to perform any work in the industry other than during the regular working periods as defined in section 1 except during a period when

work is permitted under the terms of an overtime permit obtained by the employer from the advisory committee. (S. 7, cl. i)

- 4.—(1) The advisory committee is authorized to issue overtime permits, but
 - (a) no permit shall be issued for overtime work on the regular working days;
 - (b) a permit for Sunday may be issued where the overtime work is performed only between the hours of 10 a.m. and 5 p.m.; and
 - (c) a permit shall be limited to one Sunday in a month.
- (2) An employer may upon applying for a permit designate the Sunday in each month for which the permit may be issued, but the advisory committee may in the permit designate any other Sunday.
- (3) Where the permit is issued by the advisory committee, the Sunday designated therein shall not be changed thereafter. (S. 7, cls. e and i)

RATES OF WAGES FOR OVERTIME WORK

5. The rates of wages for overtime work shall be one and one-half times the regular rates. (S. 7, cl. e)

MINIMUM RATE OF WAGES

- 6. The minimum rates of wages for employees in the industry shall be as follows:—
 - (a) employees with less than three months' experience in the industry, fifty cents per hour;
 - (b) employees with three to six months' experience in the industry, fifty-five cents per hour;
 - (c) employees with six to twelve months' experience in the industry, fifty-seven and one-half cents per hour; and
- (d) employees with twelve months' or more experience in the industry, seventy cents per hour.(S. 7, cl. c)

AUTHORITY OF THE ADVISORY COMMITTEE

7. The advisory committee may fix a minimum rate of wages lower than the rate hereinbefore fixed by this schedule for an employee whose work is only partly subject to the provisions of the schedule, or who is handicapped. (S. 7, cl. k)

OUALIFICATION, REVOCATION AND COMMENCEMENT

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 178/44 are revoked.
- 10. This schedule shall come into force on the tenth day after the publication thereof in the Ontario Gazette under *The Regulations Act*, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 47/46. New. Retail Gasoline Service Industry— Windsor Zone. Approved—April 24th, 1946. Filed—April 26th, 1946, 4.05 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 24th day of April, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated the business of operating retail gasoline service stations, gasoline pumps or outlets, where gasoline is offered for sale at retail, including therein washing, waxing, oiling or lubricating automotive vehicles, repairing or changing tires, and other services and undertakings incidental thereto, but excepting thereout a gasoline outlet located on the premises of an employer and used in the fueling of automotive vehicles owned or operated by the employer, as the RETAIL GASOLINE SERVICE INDUSTRY, for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Windsor and the suburban area lying adjacent there-to and lying within a line drawn as follows: commencing at a point in the eastern short of the Detroit River where it is intersected by the southern boundary of lot 14, concession 1, in the Township of Anderdon; thence easterly along the southern boundary of lot 14, concession 1; lot 14, concession 2; Lot 14, concession 3 and part of the southern boundary of lot 14, concession 4, in the Township of Anderdon to its intersection with the production southerly of the division line between the east half and the west half of concession 2 in the Township of Sandwich West; thence northerly along the production and division line to the northern boundary of lot 34 in the Township of Sandwich West; thence easterly along the northern boundary to and extending southeasterly along the Huron Church Line Road to and extending easterly along the road allowance between concessions 5 and 6 in the Township of Sandwich West, to and extending southerly along the road allowance adjoining to the east of concession 6, to and extending easterly along the road allowance in the rear of lots 305 to 301 Range South of the Talbot Road in the Township of Sandwich South to and extending profit and the south of the Talbot Road in the Township of Sandwich South to and extending profit and the south of the south tending northerly along the eastern limit of the rightof-way of the Pere Marquette Railway to and extendon the left along the road allowance between concessions 6 and 7 in the Township of Sandwich South, to and extending easterly along the road allowance between lots 16 and 17 in the Township of Sandwich South, South to and extending northerly along the road allowance between the Township of Sandwich South and Maidstone, to and extending easterly along the line between lots 11 and 12 in the Township of Maidstone to and extending northerly along the road allowance between concessions 6 and 7, to and extending westerly along the road allowance between between block C and lot 11. along the road allowance between block C and lot 11 in the Township of Maidstone, to and extending northerly along the continuation of the road between concessions 6 and 7 in the Township of Maidstone to the southern shore of Lake St. Clair; thence westerly and southwesterly along the shore of Lake St. Clair and the Detroit River to the northern limit of the Town of Ojibway; thence easterly along the northern limit of the Town of Ojibway to and extending southerly along the eastern limit of the town of Ojibway to, and extend-ing westerly along the southern limit of the Town of Ojibway to and extending southerly along the shore of the Detroit River to the point of commencement as a zone for the industry to be known hereafter as the WINDSOR ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Windsor Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the invistry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone. Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE RETAIL GASOLINE SER-VICE INDUSTRY IN THE WINDSOR ZONE

REGULAR WORKING PERIODS

- 1. The regular working periods of all employers and employees in the retail gasoline service industry shall be as follows:—
 - (a) a regular working-week not exceeding fortyeight hours of work to be performed during the regular working days; and
 - (b) a regular working-day not exceeding nine hours of work to be performed between the hours of 8.00 a.m. and 7.00 p.m. on Monday, Tuesday, Thursday, Friday and Saturday, exclusive of one hour for lunch, and four and one-half hours between the hours of 8.00 a.m. and 12.30 p.m. on Wednesday.

(S. 7, cls. a, b, and d)

OVERTIME WORK

- 2. Overtime work shall mean work performed in the industry at any time other than during the regular working periods defined in section 1. (S. 7, cl. e)
- 3. No employee shall perform and no employer shall permit an employee to perform any work in the industry other than during the regular working periods as defined in section 1 except during a period when work is permitted under the terms of an overtime permit obtained by the employer from the advisory committee. (S. 7, cl. i)
- 4.—(1) The advisory committee is authorized to issue overtime permits, but
 - (a) no permit shall be issued for overtime work on the regular working days;
 - (b) a permit for Sunday may be issued where the overtime work is performed only between the hours of 10 a.m. and 5 p.m.; and
 - (c) a permit shall be limited to one Sunday in a month.
- (2) An employer may upon applying for a permit designate the Sunday in each month for which the premit may be issued, but the advisory committee may in the permit designate any other Sunday.
- (3) Where this permit is issued by the advisory committee, the Sunday designated therein shall not be changed thereafter. (S. 7, cls. e and i)

RATES OF WAGES FOR OVERTIME WORK

5. The rates of wages for overtime work shall be one and one-half times the regular rates. (S. 7, cl. e)

MINIMUM RATES OF WAGES

- 6. The minimum rates of wages for employees in the industry shall be as follows:—
 - (a) employees with less than three months' experience in the industry, fifty cents'per hour;
 - b) employees with three to six months' experience in the industry, fifty-five cents per hour;
 - (c) employees with six to twelve months' experience in the industry, fifty-seven and one-half cents per hour; and

(d) employees with twelve months' or more experience in the industry, seventy cents per hour.(S. 7, cl. c)

AUTHORITY OF THE ADVISORY COMMITTEE

7. The advisory committee may fix a minimum rate of wages lower than the rate hereinbefore fixed by this schedule for an employee whose work is only partly subject to the provisions of the schedule, or who is handicapped. (S. 7, cl. k)

QUALIFICATION AND COMMENCEMENT

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
- 9. This schedule shall come into force on the tenth day after the publication thereof in the Ontario Gazette under *The Regulations Act*, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 48/46. Replacing O. Reg. 194/44. Taxicab Industry—Toronto Zone. Approved—April 24th, 1946. Filed—April 26th, 1946, 4.10 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 24th day of April, A.D. 1946.

Whereas under *The Industrial Standards Act* the minister has designated all work in connection with the operation of automobiles as taxicabs or livery cabs, as the TAXICAB INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Toronto and the suburban area adjacent thereto and lying within a line drawn as follows: Commencing at the point on the north shore of Lake Ontario where it is intersected by the lot line between Lots 16 and 17 in the Township of Scarborough, Lake Front; thence following the said lot line northerly to the intersection of Kingston Road and County Highway No. 19; thence westerly along County Highway No. 19 to where it intersects the town line between Scarborough Township and East York Township; thence northerly along the said town line to York Mills Road; thence westerly along York Mills Road and Wilson Avenue to Weston Road, thence southerly along Weston Road to the northerly limits of the Town of Weston; thence westerly along the northerly limits of the Town of Weston to the Humber River; thence southerly along the Humber River to Dundas Street West; thence westerly along Dundas Street West and Provincial Highway No. 5 to Etobicoke Creek and southerly along Etobicoke Creek to the water's edge of Lake Ontario; thence easterly along the water's edge of Lake Ontario; thence easterly along the water's edge of Lake Ontario to the place of beginning, as a zone for the industry to be known hereafter as the TORONTO ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Toronto Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

And Whereas the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE TAXICAB INDUSTRY IN THE TORONTO ZONE

HOURS OF LABOUR

1. The regular hours of labour for all employees in the taxicab industry shall be not more than eight hours per day and not more than forty-eight hours per week. (S. 7, cls. a and b)

OVERTIME

2. Work performed at any time other than during the regular hours of labour shall be deemed to be overtime work. (S. 7, cl. e)

MINIMUM RATE OF WAGES

- 3.—(1) The minimum rates of wages for drivers shall be as follows;—
 - (a) \$20.95 per week and 65 cents for each hour of overtime work; or
 - (b) \$1.50 for the first three consecutive hours or part thereof on duty in a day, and after three consecutive hours, 50 cents for each additional consecutive hour up to five on duty, and 65 cents for each hour of overtime work.
- (2) Where an employee is not kept on duty and paid at the rate of at least 50 cents per hour for five consecutive hours immediately after the third, he shall be deemed to commence another day on each occasion that he commences to work, and shall be paid the minimum rates set forth in clause b of subsection 1. (S. 7, cls. c and e)

DISPATCHERS

4. The minimum rate of wages for dispatchers shall be \$25.00 per week and 78 cents for each hour of overtime work. (S. 7, cls. c and e)

OUT-OF-ZONE TRIPS

5. While engaged in out-of-zone trips, drivers shall not be required to conform to the regular daily hours, and drivers shall be reimbursed for reasonable cost for food and lodging while on a trip. (S. 7, cls. a and c)

DEDUCTIONS

6. No deductions shall be made from the minimum rates or wages for uniforms, except that a driver may be charged fifty per cent of the cost of his uniform supplied by his employer. (S. 7, cl. c)

ADVISORY COMMITTEE

7. The advisory committee may fix a minimum rate of wages lower than the rate fixed by this schedule for any individual who performs work included in more than one classification of employees, or whose work is only partly subject to the provisions of this schedule. (S. 7, cl. k)

QUALIFICATION AND REVOCATION

8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

- 9. Ontario Regulations 194/44 are revoked.
- 10. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 49/46. New. Carpentry Industry—Windsor Zone. Approved—April 24th, 1946. Filed—April 26th, 1946, 4.20 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 24th day of April, A.D. 1946.

WHEREAS under The Industrial Standards Act the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure, except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations which are incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution as THE CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Windsor and the suburban area adjacent thereto and lying within a line drawn as follows: commencing at the intersection of the south-easterly bank of the Detroit river and the town line between Anderdon Township and Sandwich West Township; thence following the town line to Malden Road; thence easterly and northerly along Malden Road to where it intersects Provincial Highway No. 3; thence southeasterly and easterly along Provincial Highway No. 3 to where it intersects Walker Road; thence northerly along Walker Road to where it intersects Provincial Highway No. 2; thence easterly along Provincial Highway No. 2 to where it intersects Pike Creek Road; thence northerly along Pike Creek Road to the water's edge of Lake St. Clair; thence westerly along the water's edge of Lake St. Clair and the Detroit River to the place of beginning as a zone for the industry to be known hereafter as the WINDSOR ZONE.

AND WHEREAS a petition from representatives of employers and employees in the industry within the Windsor Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE WINDSOR ZONE

HOURS OF LABOUR

- 1. The regular working periods for all employees in the carpentry industry shall be as follows:—
 - (a) a regular working week consisting of forty hours employment divided into five regular working days; and
 - (b) a regular working day consisting of eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8.00 a.m. and 5.00 p.m. where one hour is given for lunch, or between the hours of 8.00 a.m. and 4.30 p.m. where one-half hour is given for lunch.

(S. 7, cls. a, b and d)

MINIMUM RATE OF WAGES

2. The minimum rate of wages for work performed in the industry during the regular working periods shall be one dollar and eighteen cents per hour, and this rate shall also apply to night work of not more than eight hours duration, where the work is of such a nature that it cannot be done during the regular working day, but shall not apply to overtime work; and this rate shall also apply to work done on Saturday before noon in order to permit the pouring of concrete. (S. 7, cl. c)

SHIFT WORK

- 3.—(1) Where the work on a project is being carried on in two or more shifts, the employees shall be deemed to be employed during a regular working day, where they work not more than eight hours in any twenty-four hour period and are not engaged elsewhere while engaged in shift work. (S. 7, cl. a)
- (2) Employees who are required to work on night shifts shall be paid at the rate of one dollar and twenty-three cents per hour, or shall receive eight hours regular pay for seven hours work. (S. 7, cl. e)
- (3) In all cases governed by subsections 1 and 2 no overtime work shall be required or permitted. (S. 7, cl. *i*)

OVERTIME WORK

- 4. A person who performs work in the industry except as provided in sections 1, 2 and 3 shall be deemed to be doing overtime work, and the minimum rate of wages for overtime work shall be twice the rate established for work performed during the regular working periods, except that one hour overtime may be added to a regular working day at one and one-half times the rate for work performed during the regular working periods. (S. 7, cl. e)
- 5. No work shall be performed in the industry on Saturday, Sunday and the following holidays;—New Year's Day, Good Friday, Dominion Day, Labour Day and Christmas Day, except in cases of extreme necessity where life or property is jeopardized, or except on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings, and all such work shall be deemed to be overtime work and shall be performed only after obtaining a permit from the advisory committee. (S. 7, cls. e and i)

ADVISORY COMMITTEE

6. The advisory committee may issue permits authorizing the performance of the overtime work set forth in section 6, and the minimum rates of wages for this overtime work shall be twice the rate established for work performed during the regular working periods. (S. 7, cls. e and i)

7. The advisory committee may fix a special minimum rate of wages for an employee who is handicapped and the rate may be fixed at the request of either the employee or the employer. (S. 7, cl. k)

QUALIFICATION AND COMMENCEMENT

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
- 9. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 50/46. Replacing O. Reg. 157/44. Carpentry Industry—Belleville Zone. Approved—April 24th, 1946. Filed—April 26th, 1946, 4.25 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 24th day of April, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installation or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Belleville and the suburban area adjacent thereto and lying within a line drawn as follows:-commencing and lying within a line drawn as follows:—commencing at the intersection of the northern shore of the Bay of Quinte with the road between Lots 24 and 25 in the Township of Sidney in the County of Hastings; thence northerly along the said road across Concessions I, II, III and part of Concession IV, to a forced road; thence easterly along the said forced road to the line between the Townships of Sidney and Thurlow; thence northerly along the said line to the line between Concessions IV. along the said line to the line between Concessions IV and V in the Township of Thurlow; thence easterly along the last-mentioned line to the line between Lots 11 and 12 in the Township of Thurlow; thence southerly along the last-mentioned line to the line between Concessions III and IV in the Township of Thurlow; thence easterly along the last-mentioned line to the line between Lots 25 and 26 in the Township of Thurlow; thence southerly along the last-mentioned line to the northern shore of Big Bay of the Bay of Quinte; thence westerly along the said northern shore to the line between Lots 20 and 21 in the Township of Thurlow; thence along the production southerly of the said line between Lots 20 and 21 to the centre line of the said Big Bay; thence southwesterly along the centre line of the said Big Bay and Muscote Bay of the Bay of Quinte to its intersection with the line between the Townships of Sophiasburg and Ameliasburg, produced easterly; thence westerly along the last mentioned production and the line between the Townships of Sophiasburg and Ameliasburg to the western limit of the Township of Sophiasburg; thence westerly along the line between Concessions III and IV in the Township of Ameliasburg to the line between Lots 77 and 78 in the Township of Ameliasburg; thence northerly along the last-mentioned line to the southern shore of the Bay

of Quinte, thence northeasterly across the Bay of Quinte to the point of commencement, as a zone for the industry to be known hereafter as the BELLE-VILLE ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Belleville Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BELLEVILLE ZONE

HOURS OF LABOUR

- 1. The regular working periods for all employers and employees in the carpentry industry shall be as follows:—
 - (a) a regular working week not exceeding fortyfour hours employment to be performed during the regular working days.(S. 7, cl. b)
- (b) a regular working day not exceeding eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m., and four hours on Saturday between 8 a.m. and 12 o'clock noon. (S. 7, cls. a and d)

MINIMUM RATE OF WAGES

2. The minimum rate of wages for all work performed in the industry during the regular working periods shall be ninety-five cents per hour. (S. 7, cl. c)

OVERTIME WORK

3. Work performed at any time other than during the regular working periods, and work performed on Sunday or on the following holidays, namely, New Year's Day, Good Friday, Victoria Day, Dominion Day, Belleville Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, shall be deemed to be overtime work. (S. 7, cl. e)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 4. The minimum rates of wages for all overtime work performed in the industry shall be as follows:—
 - (a) for work performed at night where owing to the nature of the work it cannot reasonably be performed during the regular working periods; the rate established for work performed during the regular working periods;
 - (b) for work performed on Sunday and on the holidays named in section 3, twice the rate established for work performed during the regular working periods;
 - (c) for all other overtime work, one and one-half times the rate established for work performed during the regular working periods, unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lower rate. (S. 7, cl. e)

ADVISORY COMMITTEE

5. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped, and may issue an overtime permit at special minimum rates of wages. (S. 7, cl. k)

QUALIFICATION, REVOCATION AND COMMENCEMENT

- 6. This schedule is subject to The Hours of Work and Vacation with Pay Act, 1944.
 - 7. Ontario Regulations 157/44 are revoked.
- 8. This schedule shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

MAY 11th, 1946

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 51/46. New. Normal Training Course for Teachers of the Deaf. Approved—April 24th, 1946. Filed—April 30th, 1946, 2.45 p.m.

Regulations made by the Minister under The Department of Education Act

NORMAL TRAINING COURSE FOR TEACHERS OF THE DEAF

INTERPRETATION

- 1. In these regulations,-
- (a) "applicant" shall mean applicant for admission to the normal training-course for teachers of the deaf;
- (b) "course" shall mean the normal training-course for teachers of the deaf;
- (c) "examinations" shall mean the examinations prescribed for teachers in training in the normal training-course for teachers of the deaf;
- (d) "Superintendent" shall mean the Superintendent of The Ontario School for the Deaf; and
- (e) "teacher in training" shall mean a teacher in training at the normal training-course for teachers of the deaf.

LENGTH OF THE COURSE

2. The Minister shall determine the length of the course and the school years in which the course will be offered.

ADMISSION REQUIREMENTS

- 3. An applicant shall submit to the Deputy Minister of Education,—
 - (a) an Interim or Permanent First Class Certificate or an Interim or Permanent Ordinary Vocational Certificate;
 - (b) evidence that,-
 - (i) he is not under twenty years of age nor over twenty-seven years of age;
 - (ii) he is able to meet the health requirements for admission to Normal Schools; and
 - (iii) he has had at least two years' successful teaching experience in Ontario, certified by the inspector concerned; and
 - (c) a statement from his public, separate or vocational school inspector that the applicant is peculiarly suited to be a teacher of the deaf.
- 4.—(1) Subject to the approval of the Minister, an applicant from a province outside Ontario may be admitted to the course.

- (2) An applicant from a province outside Ontario shall submit to the Deputy Minister of Education a request for admission signed by the Minister of Education of the other province.
- 5. The applicants to be admitted to the course shall be selected by the principal.
- 6. A teacher on the staff of The Ontario School for the Deaf may, while engaged in his duties, take the course and the examinations over a period of three years in the manner prescribed by the Superintendent with the approval of the Minister.

COMPOSITION OF THE COURSE

- 7.—(1) The course shall consist of four Parts,—
- (a) Part I-Psychology and Intelligence Testing;
- (b) Part II—Special Sociology, Organization and Special Methods of Instruction;
- (c) Part III—Speech Production, Speech Reading and Language; and
- (d) Part IV—Observation and Practice Teaching.
- (2) Parts I, II, III and IV of the course shall be given at The Ontario School for the Deaf from the 15th day of September to the next following 15th day of June.

EXEMPTION FROM PART I OF THE COURSE

8. Where a teacher in training holds an Interim or Permanent Auxiliary Education Certificate, he may substitute the Certificate for Part I of the course.

ACCOMMODATION

- 9.—(1) Where a teacher in training from Ontario performs monitorial duties prescribed by the Superintendent, he may be furnished with free board and lodging and the sum of \$200 payable \$20 per month.
- (2) The monitorial duties prescribed by the Superintendent shall not exceed 400 hours in any school year.

FEES FOR TEACHERS IN TRAINING FROM OTHER

PROVINCES

10. A teacher in training from a province other than Ontario shall pay a fee of \$100 for tuition and examinations.

DISMISSAL OF TEACHERS IN TRAINING

11. Where a teacher in training proves unsuitable for the work, the Minister may dismiss him from the course at any time.

EXAMINATIONS

- 12.—(1) Written examinations on Parts I, II and III shall be held during the first week in June on dates determined by the Minister.
 - (2) Where a teacher in training obtains,—
 - (a) 50 per centum on each of the written examinations on Parts I, II and III; and
 - (b) a pass standing on Part IV,

he shall be granted pass standing.

- (3) Where a teacher in training obtains,—
- (a) 66 per centum on each of the written examinations on Parts I, II and III; and
- (b) a pass standing on Part IV,

he shall be granted second class honour standing.

- (4) Where a teacher in training obtains,-
- (a) 75 per centum on each of the written examina-tions on Parts I, II and III; and
- (b) a pass standing on Part IV,

he shall be granted first class honour standing.

13. The minimum pass requirement for Part IV shall be 60 per centum.

CERTIFICATES

- 14.—(1) Where a teacher in training successfully completes the Course, the Minister shall grant him a Certificate as Teacher of the Deaf.
- (2) Where a teacher holds a Certificate as Teacher of the Deaf, he shall be qualified to teach oral day-classes for the deaf or in The Ontario School for the Deaf.
- (3) The form of a Certificate as Teacher of the Deaf shall be as set forth in schedule 1.

Schedule 1

Crest

Ontario Department of Education

CERTIFICATE AS TEACHER OF THE DEAF

ing as Teacher of the Deaf, valid in Day Classes for the Deaf or in the Ontario School for the Deaf.

Dated at Toronto, this	day of, 19
Registered No	
Registrar.	Minister of Education

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 52/46. New. The Ontario Hog Producers' Marketing Scheme. Approved—April 16th, 1946. Filed—May 1st, 1946, 8.30 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 16th day of April, A.D. 1946.

The Committee of Council have had under consideration the report of the Honourable the Minister of Agriculture, dated April 16th, 1946, wherein he states that,-

Whereas The Farm Products Marketing Board has received from a group of persons engaged in the marketing for processing of hogs a request that a scheme for the marketing or regulation of such hogs be adopted:

AND WHEREAS the Board is of opinion that such group of persons is fairly representative of the persons engaged in the marketing of hogs in the counties of Ontario:

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now Therefore the Minister of Agriculture recommends

- (a) that the scheme appended hereto be approved and declared to be in force; and
- (b) that the regulations appended hereto made by the Board be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture, and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT. 1946

SCHEME

1. This scheme may be cited as "THE ONTARIO HOG PRODUCERS' MARKETING SCHEME".

LOCAL POARD

- 2. There shall be a local board to be known as "The Hog Producers' Marketing Board".
 - 3. The local board shall consist of seven members.

FIRST MEMBERS OF LOCAL "OARD

- 4. The first members of the local board who shall hold office until not later than the 31st day of March, 1947, shall be,-
 - (a) Alva Rintoul, Carleton Place—District 1;
 - (b) William Ernest Tummon, R.R. 1, Foxboro-District 2;

 - (c) Heber McCague, Gormley—District 3; (d) Wilfred Bishop, Norwich—District 4; (e) Norman McLeod, R.R. 7, Galt—District 5; (f) George Johnston, R.R. 3, Owen Sound—District 6, and
 - trict 6: and (g) Clayton Frey, R.R. 1, Sarnia-District 7.

DISTRICTS

- 5. The producers of hogs shall be divided into seven districts and the districts shall be as follows:-
 - (a) District 1 consisting of the counties of Glengarry, Stormont, Dundas, Russell, Prescott, Carleton, Lanark, Renfrew, Leeds and Grenville;
 - (b) District 2 consisting of the counties of Frontenac, Lennox and Addington, Hastings, Prince Edward, Northumberland, Durham, Victoria and Peterborough;
 - (c) District 3 consisting of the counties of York, Ontario, Simcoe, Halton and Peel;
 - (d) District 4 consisting of the counties of Oxford, Norfolk, Brant, Wentworth, Haldi-mand, Lincoln and Welland;
 - (e) District 5 consisting of the counties of Perth, Waterloo, Wellington and Dufferin;

- (f) District 6 consisting of the counties of Huron, Bruce and Grey; and
- (g) District 7 consisting of the counties of Essex, Kent, Lambton, Middlesex and Elgin.

COUNTY GROUPS

6. Producers of hogs in each of the counties named in section 5 shall form a county group.

COMMITTEES

- 7. There shall be a district committee which in each case shall be known as "The District Hog Producers' Committee".
- 8. Each county group shall on or before the 15th day of March in each year elect a representative or representatives to The District Hog Producers' Committee for the district in which the county is located on the basis of one representative for each five hundred producers or fraction thereof.

ELECTION OF LOCAL BOARD

9. Each District Hog Producers' Committee shall annually prior to the 31st day of March in each year elect one member to the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 10. The local board shall have power to control all marketing of hogs produced in Ontario and to regulate their sale in accordance with the provisions of The Farm Products Marketing Act, 1946, and regulations made thereunder.
- 11. The local board shall in addition to the powers and duties vested in and imposed upon it by *The Farm Products Marketing Act*, 1946, and the regulations made thereunder have authority to stimulate, increase and improve the marketing of Ontario hogs by appointing such persons and doing such acts as it deems advisable and any expenses thereby incurred shall be paid out of the money received as license fees under regulation 10.

EXEMPTIONS

12. This scheme shall not apply to the territorial districts of Ontario or the Provisional County of Haliburton.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF HOGS

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "buyer" shall mean a person who buys hogs for processing or for resale to a processor;
 - (b) "hogs" shall mean hogs produced in Ontario and sold directly or indirectly for processing purposes;
 - (c) "local board" shall mean The Hog Producers Marketing Board;
 - (e) "processor" shall include every person who slaughters more than 25 hogs per week; and
 - (f) "producer" shall mean a person engaged in the production of hogs in Ontario for marketing.

LICENCES FOR PROCESSORS

- 2. No person shall engage in Ontario in the business of a processor of hogs except under a processor's licence, form 1, from the Board.
- 3. An application for a processor's licence shall be in writing, form 2.
- 4. A processor's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 5. Except as provided in regulation 10 the fee for a processor's licence shall be \$1.

LICENCES FOR BUYERS

- 6. No buyer other than a processor shall buy hogs except under the authority of a buyer's licence, form 3, from the Board.
- 7. An application for a buyer's licence shall be in writing, form 4.
- 8. A buyer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
 - 9. The fee for a buyer's licence shall be \$1.

LICENSE FEES OF PRODUCERS

- 10.—(1) Every producer shall pay to the local board for each hog delivered directly or indirectly to a processor a license fee of 2 cents per hog.
- (2) The license fees payable by a producer shall be deducted by the processor from any money due or payable to the person from whom the hogs were purchased and forwarded by the processor to the local board on or before the 15th day of April, July, October and January in each year for the three last preceding calendar months.

MARKETING

- 11.—(1) There shall be a Committee of ten persons to be known as "The Negotiating Committee" five of whom shall subject to the approval of the Board be appointed annually by the local board and five of whom shall be appointed annually by the licensed processors.
 - (2) The Negotiating Committee may,-
 - (a) negotiate and settle agreements respecting minimum prices, differentials, premiums and discounts for the grades and weights of live and dressed hogs;
 - (b) enquire into and establish the best means of preventing injury and bruising of hogs between the time they leave the producers' premises until they reach the processors' killing floors and to fix responsibility for injuries and bruises;
 - (c) enquire into the deductions for condemnation insurance and to negotiate such adjustments as may be deemed expedient; and
 - (d) in each of the foregoing cases make such recommendation to the Board as may be deemed advisable.
- 12. Where The Negotiating Committee fails to arrive at an agreement the matter in dispute shall be referred to a negotiating board.
- 13.—(1) The negotiating board shall consist of three persons, one of whom shall be appointed by the five members of The Negotiating Committee appointed

by the local board and another shall be appointed by the five members of The Negotiating Committee appointed by the processors and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.

- (2) The negotiating board may negotiate and settle agreements respecting any matter referred to it.
- 14.—(1) Any agreement approved by The Negotiating Committee or the negotiating Board shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

MARKETING AGENCY

- 15.—(1) The local board is empowered to appoint the marketing agency through which hogs produced in Ontario or any part thereof shall be marketed.
- (2) Where a marketing agency has been appointed for Ontario or any part thereof every hog marketed within Ontario or such part thereof as that for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency.

EXEMPTIONS

16. These regulations shall not apply to the territorial districts of Ontario or the Provisional County of Haliburton.

G. F. PERKIN, Chairman.

JAMES C. HAY, Secretary.

(Certified Seal)

(Crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD

LICENCE TO PROCESS HOGS under The Farm Products Marketing Act, 1946

	-	
This is to certify that	Name	
is hereby licensed as a proc from the 1st day of April, March in the following yea Marketing Act, 1946, The Marketing Scheme and the Board for the marketing of	, 19, to the 31s ar under <i>The Farm</i> e Ontario Hog P ne regulations mad	st day of Products roducers'
Dated at Toronto, Ontario, 19		day of
	Chairman	
	Secretary	· · · · · · · · · · · · · · · · · · ·

FORM 2

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO PROCESS
HOGS

under The Farm Products Marketing Act, 1946

Board for cessor of 1946, for	r a licence to engage hogs under <i>The Farm</i>	arm Products Marketing in the business of a pro- products Marketing Act, 1st day of April, 19,
Dated at	, 19	Ontario, this day of
	• • •	Applicant
	• • •	Address
	(Crest)
	FORM	3
THE F.	ARM PRODUCTS N	MARKETING BOARD
und	LICENCE TO F	

is hereby licensed as a buyer of hogs for the period from the 1st day of April, 19..., to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946, The Ontario Hog Producers' Marketing Scheme and the regulations made by the Board for the marketing of hogs.

Dated at Toronto Ontario this

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FORM 4

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO BUY HOGS under The Farm Products Marketing Act, 1946

Name of applicant
make (s) application to The Farm Products Marketing
Board for a licence to engage in the business of a buyer
of hogs under The Farm Products Marketing Act, 1946,
for the period from the 1st day of April, 19..., to the
31st day of March in the following year.
Dated at , Ontario, this day of
, 19....

Applicant
Address

Secretary

JUNE 1st, 1946

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 53/46. New. Fruits and Vegetables. Approved—May 8th, 1946. Filed—May 14th, 1946, 4.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

FRUITS AND VEGETABLES

INTERPRETATION

- 1. In these regulations,-
- (a) "aggregate area" shall mean the total area under consideration if assembled into one circular area of the diameter specified;
- (b) "carload" shall mean the minimum quantity as set forth in applicable railway tariffs;
- (c) "closed package" shall mean any package the contents of which cannot be satisfactorily inspected without removing the cover or other enclosing device;
- (d) "Department" shall mean the Department of Agriculture of Ontario;
- (e) "diameter" shall mean the greatest diameter at right angles to the longitudinal axis;
- (f) "establishment" shall include any plant, factory or premises where produce is canned, preserved or otherwise processed;
- (g) "hand-picked" in respect to fruit shall mean that the fruit shows no evidence of rough handling or of having been on the ground;
- (h) "inspection" shall mean inspection by an inspector appointed under the Act and "inspected" shall have a corresponding meaning;
- (i) "inspection point" shall mean any point or area at which an inspector attends;
- (j) "mature" shall mean that the produce has reached such stage of development as ensures completion of the ripening process;
- (k) "produce" shall include any fruit or vegetable;
- (i) "properly packed" shall mean that the produce is not slack, overpressed, or otherwise in a condition likely to result in permanent damage during handling or in transit; and as to apples in crates shall also mean that the apples are packed without bulge;
- (m) "sized" shall subject to the other provisions of these regulations mean that the fruit in a box or crate has a size range not in excess of onequarter of an inch in diameter;
- (n) "smooth" shall mean that the produce is not ridged, angular or indented;
- (o) "sound" shall mean that the produce at the time of packing, loading or final shipping-point

inspection is free from defects (known hereinafter as "condition defects") including decay, break-down, freezing injury, bitter pit, soft, shrivelled, watercore, overripe, brown core, corky core or other injury which may affect the keeping quality of the produce;

- (p) "stemless fruit" shall mean any fruit which has no portion of the stem attached thereto and has no broken skin at the stem end;
- (q) "superior" shall mean that the quality is superior to the average for the variety; and
- (r) "well-formed" shall mean that the produce has a shape characteristic of the variety.

APPLICATION

- 2. These regulations shall not apply to,-
- (a) certified seed-potatoes as defined by the *Destructive Insect and Pest Act (Canada)* or any regulations made thereunder; or
- (b) vegetables which have the top leaves attached, commonly termed "green vegetables", including bunched beets, broccoli, carrots, green onions, leeks, radishes, summer turnips and herbs.

GENERAL

- 3. No person shall pack, transport, ship, advertise, sell, offer for sale or have in possession for sale any produce,—
 - (a) unless the produce has been graded, packed and marked in accordance with the provisions of the act and these regulations;
 - (b) which is below the minimum grade for the produce but this provision shall not apply to produce for an establishment;
 - (c) where the faced or shown surface falsely represents the contents;
 - (d) in a package unless the package is properly filled and packed;
 - (e) which has been transported into Ontario and has been repacked for sale in Ontario unless the package containing the produce is marked to indicate the country or province of origin and the other provisions of these regulations have been complied with respecting the produce;
 - (f) in a package which has been previously marked unless such marks are completely removed;
 - (g) which is so immature or so diseased or otherwise affected as to be unfit for human consumption;
 - (h) in a package which is damaged, stained, soiled, warped or otherwise deteriorated so as materially to affect the soundness or appearance of the produce packed therein.
- 4. No person shall misrepresent the variety, class, grade, weight, measure, mark or marking, ownership, origin or storage temperature of any produce.
- 5. No person shall carlessly handle, destroy or remove without authority any produce which is being packed, transported, warehoused or dealt with in any other manner.

- 6. No person shall,-
- (a) use any registered number or mark assigned to any other person or use any brand, stencil or label designating any other owner, packer or shipper;
- (b) alter or efface any marks on any package of produce; or
- (c) mark any package of produce describing or relating to the grade of the produce unless the mark complies with these regulations.
- 7. The grade of the produce and the measure, weight or size of the package shall be declared in every advertisement respecting any produce.
- 8.—(1) Condition defects in respect to any produce at destination point shall not apply except where the produce is sold on a delivered basis against the grade of the produce unless the condition defects affect more than 10 per centum of the produce.
- (2) Condition defects in respect to any apples, pears, plums or cherries shall not apply against the grade at shipping point where the percentage of those defects is stated on the confirmation of sale or other contract.
- 9. No person shall sell or offer for sale at retail vegetables, except green vegetables, unless the vegetables are sold by weight or in one of the packages prescribed for vegetables by these regulations, but a producer may sell vegetables grown by him in bushel, peck or gallon containers.

DETENTION

- 10. Where an inspector detains any produce or produce package he may attach thereto a numbered detention tag and no person shall sell, offer for sale, move, allow or cause to be moved the produce or produce package or remove the detention tag without the written authority of an inspector or of the Department.
- 11. Where produce under detention is shipped or transported with the written authority of an inspector for the purpose of packing in standard packages it shall not be subject to the provisions of these regulations respecting packages and markings.
- 12. Where an inspector is satisfied that any produce or produce package which has been placed under detention complies with the provisions of the Act and these regulations he may release the same by issuing a detention release.

HANDLING PRODUCE

- 13. Every person in possession of or handling produce to or from any vehicle, railway car or vessel at any point shall handle the produce with due care and adequately protect the produce from freezing, cold or other conditions likely to damage the produce, and it shall not be an excuse for not complying with this provision that a vehicle, railway car or vessel would have been delayed.
 - 14. It shall be deemed careless handling to,—
 - (a) delay in any way or for any reason the movement of produce to or from any vehicle, railway car or vessel or to fail to protect the produce from freezing, cold or other conditions during or after the movement of the produce when such delay or failure may result in damage to the produce;
 - (b) move produce to or from any vehicle, railway car or vessel during weather or other condition likely to cause damage to the produce; or

(c) fail to comply with the recommendation and instructions of an inspector that any produce be not exposed or continue to be exposed.

INSPECTION

- 15. Inspection shall be required of all produce moving by,—
 - (a) any vehicle to or from any places designated by the Minister; or
 - (b) any vehicle from, to or through any inspection point designated by the Minister.
- 16. A release form may at the discretion of an inspector be issued for a shipment of produce to move for first inspection to such inspection point as the inspector may require.
- 17.—(1) Every person who requires produce to be inspected shall apply to the nearest inspector or to the Department.
- (2) Inspection shall be made as nearly as practicable in the order in which applications are received.
- 18. Produce purchased for processing may be inspected according to the grades prescribed in these regulations or according to such variations of those grades as may be provided by any regulations or order made under *The Farm Products Marketing Act*, 1946.
- 19. Produce shall be made accessible for inspection and shall be placed so as to disclose its quality and condition and an inspector shall be rendered such reasonable assistance as may be required.
- 20. Where inspection at destination is requested the inspector may pending unloading of the produce inspect and certify that portion of the produce which is accessible to inspection and issue a certificate bearing the notation "doorway inspection" or "top and doorway inspection" or issue a conditional report or give a verbal report.
- 21. Where an inspector has reason to believe that because of latent defects due to climatic or other conditions the true quality or condition of the produce may not be determined the inspector may postpone inspection for such period as he may deem necessary to enable the true quality or condition of the produce to be determined.
- 22.—(1) Where a person who is financially interested in any produce is dissatisfied with an inspection certificate he may apply for an appeal inspection.
- (2) The application for an appeal inspection shall state the reasons for appeal and may be accompanied by a copy of any previous inspection certificate or other information possessed by the applicant.
- (3) An application for an appeal inspection may be refused where,—
 - (a) it appears trivial,
 - (b) the quality or condition of the produce has materially changed, or
 - (c) the produce is not accessible for inspection.
- (4) Where an inspector by request furnishes to any person an inspection report respecting the quality or conditions of any produce which may have materially changed since the previous inspection or where a subsequent inspection is requested for the purpose of obtaining a report without questioning the correctness of any previous certificate the inspection shall not be considered an appeal inspection.

- -(1) Inspection certificates and release forms shall be issued in quadruplicate, the original and one copy for the Department and two copies for the applicant.
- (2) Where the shipper is not the applicant a copy of the certificate shall be delivered or mailed to him without fee.

' FEES

- 24. For each inspection a fee shall be paid by the applicant upon delivery of the certificate but the inspector may require the fee to be paid in advance.
- 25.—(1) The fees payable for carload inspection shall be as follows:
 - (a) for shipping point inspectionof one product........\$3.00 per carload, or more than one product.. 4.00 " "

 (b) for destination inspection.... 5.00 " "

 - (c) for appeal inspection 8.00 " " but when inspection proves that the previous inspection was incorrectly certified no fee shall be payable and the original certificate shall upon the issuance of the appeal certificate be deemed annulled.
- (2) The fees payable for inspection of produce where in other than a carload quantity shall be at the rate of \$2.00 per hour, \$5.00 per half day or \$8.00 per day.
- 26. The fee for a release form for any produce shall be at the same rate as the fee for a certificate of inspection.
- 27. The fees prescribed by these regulations shall not apply to gifts of five packages or less of produce or to produce designated for experimental or exhibition purposes.

PACKAGES

- 28. Every package used in Ontario for produce shall be of the dimensions and capacities specified in Schedule 1.
- 29.—(1) Produce shall be packed only in packages suitable for the produce.
 - (2) Subregulation 1 shall not apply to,-
 - (a) produce under,—
 - (i) detention; or
 - (ii) permit issued by an inspector for shipment or transportation for the purpose of packing in standard packages for sale; or to
 - (b) cabbage, cauliflower or lettuce offered for sale in sound, suitable, non-standard open packages.
- 30. The provisions of these regulations respecting packages shall not apply to fruit packed in packages which have trays or fillers with a separate compartment for each fruit.
- 31. Fruit, other than fruit for processing purposes, for which grades are prescribed by these regulations, when shipped or transported, shall be enclosed in one or other of the packages hereinafter prescribed for that fruit.
- 32. Wood used in the construction of packages shall be sound, seasoned, strong and clean and the materials used in the construction shall conform with the specifications and dimensions contained in Schedule 1.
- 33. Wood used in the manufacture of apple, pear or potato barrels shall be cut, seasoned and jointed so

- as to ensure the construction of a firm, tight, standard barrel, and apple and pear barrels shall be free from discolouration.
- 34. Materials used in the manufacture of boxes, crates and lugs shall contain not more than one loose knot in each piece of shook and the knot shall be not more than 1½ inches in diameter but in the case of cherry lugs the loose joint knot in each piece of shook shall be not more than 3¼ inch in diameter and the knot shall be at least ½ inch from any edge.
- 35. Nails used in any package shall not protrude or be placed in such a manner as to injure any produce which may be placed in the package.
- 36. Veneer used in baskets, berry boxes and hampers shall be clean, sound and tree from material defects.
- 57. No cover on a box or lug shall have under the cover more than one cleat at each end and the cleat shall be not more than 5/16 inch in depth except in packages containing large size peaches or plums.
- 38. No tarlatan used for covering fruit packages shall be made of a mesh closer in weave than 14 by 14 to the square inch and no reddish or orange colour shall be used except number six shade red-orange.
- 39. Where tarlatan or other transparent material is used the produce shall be tightly packed and the cover arranged so as to prevent any appreciable movement of the produce.
- 40. Bags which contain produce shall be securely closed.
- 41. The dimensions in Schedule 1, unless otherwise stated, are inside measurements.

MARKING

- 42. Every person who packs, transports, ships, advertises, sells, offers for sale or has in possession for sale any produce in a closed package shall mark the package with his initials, surname and address and a firm or corporation shall mark the package with the firm or corporate name and address and in each case the package shall be marked with the proper designa-tion of the grade of the produce.
- 43.—(1) Marks for the following produce when packed in closed packages shall include in respect to,—
 - (a) apples and pears except pears in wood-veneer baskets, the name of the variety;
 - (b) peaches other than yellow freestone type, the words "Yellow Cling" or "White Flesh" as the case may be;
 - (c) cantaloupes other than salmon flesh type, the words "Green Flesh";
 - (d) potatoes in packages other than standard bar-rels, the net weight of contents and the words "Table Potatoes";
 - (e) onions, turnips, carrots, beets and parsnips in bags, boxes or crates, the net weight of contents;
 - (f) onions when size is specified, the size range shall be marked on each package or tag;
 - (g) celery, the number of stalks contained in each package; and
 - (h) potatoes or turnips packed by any person other than the person shown as the packer, shipper or dealer, a number or other mark on each package identifying the packer thereof.

- (2) The grade of any vegetable shipped in bulk in carloads shall appear on the invoice, the bill of lading and the waybill.
- (3) Spanish-type onions grown in Canada from imported or certified seed shall be designated by marking as "Spanish-type onions".
- (4) When produce grown in Ontario is packed for consumption within Ontario the word "Canada" may be omitted from any grade designation.
- 44. Every person who packs, transports, ships, advertises, sells, offers for sale or has in possession for sale any produce in an open package shall mark the package with his initials, surname and address and a firm or corporation shall mark the package with the firm or corporate name and address.
- 45. The provisions of regulation 43 shall apply to open packages of apples, cantaloupes and celery and to open packages of other produce where the contents are represented as meeting the requirements of any particular grade.
- 46. Except where apples are packed in wood-veneer baskets the marks on packages containing apples shall include an indication of the minimum and maximum size of the apples but where the minimum size is $2\frac{1}{2}$ inches or larger the marking may be $2\frac{1}{2}$ inches and up, $2\frac{3}{4}$ inches and up or 3 inches and up.
- 47.—(1) Closed packages containing fruit other than tomatoes and plums packed in tiers shall be marked so as to indicate the number of speciments in each package but this provisions shall not apply to four-basket crates or wood-veneer baskets containing fruit.
- (2) Closed four-basket crates containing plums packed in tiers shall be marked to indicate the number of specimens each way on the top layer of the basket as follows,—4 by 4; 4 by 5; 5 by 5 or as the case may be and shall be not more than three layers deep and the pack may be broken only once in each basket.
- (3) Closed packages of field rhubarb shall be marked with the minimum net weight and closed eleven-quart veneer baskets containing field rhubarb shall contain at least 12 pounds of rhubarb.
- 48. Every person who uses a label on produce packages may at any time be required to submit it to the Department for approval.
- 49 Standard barrels, half barrels and bushel barrels and each bundle of barrel hoops, heads and staves shall be marked with the name of the manufacturer thereof.
- 50.—(1) Marks required by these regulations shall be,—
 - (a) indelible and legible and the letters shall be at least ½ inch in height;
 - (b) placed on one end of boxes, crates, lugs and headed barrels; and
 - (c) placed on the lid, handle or one end of other packages.
- (2) The marks for bags shall be either stencilled or printed on the bag or on a suitable tag attached thereto or interwoven in the bag.
- (3) A label may be used in the case of wood-veneer baskets with transparent covers and shall be placed directly under the cover and shall be plainly legible through the cover.
- 51. Lithographed or printed labels may be used on boxes and where made of durable material and varnished may be used on barrel heads.

GRADES FOR FRUIT AND VEGETABLES

APPLES

- 52. The grades for apples packed in barrels, hampers, crates or baskets shall be as follows:
 - (a) No. 1 Grade.—This grade shall consist of smooth, hand-picked, well-formed apples of one variety at least 21/4 inches in diameter and which are.—

(i) free from all insect pests, diseases, Jonathan spots, broken skin at the stem, hail marks, sun scalds, spray burns and drought spots;

- (ii) free from damage caused by bruises, russeting, insect injury, skin punctures, limb rub and San Jose scale;
- (iii) at least 40 per centum colour for each apple of the red and red-striped varieties, and red-cheeked or blush varieties shall have perceptibly blushed cheek, and green, yellow and russet varieties shall have characteristic colour; and
- (iv) properly packed.
- (b) Domestic Grade.—This grade shall consist of sound, clean, mature, hand-picked apples of one variety and at least 2½ inches in diameter and which are,—
 - (i) free from all insect pests;
 - (ii) free from damage caused by bruises, russeting, insect injury, San Jose scale, limb rub, hail marks, sun scalds, storage scalds, spray burns, skin punctures and diseases;
 - (iii) at least 15 per centum colour for each apple of the red and red-striped varieties; and
 - (iv) properly packed.
- (c) Combination No. 1 and Domestic Grade.—This grade shall consist of apples packed in baskets, crates and hampers and
 - (i) at least 50 per centum of the apples in each package shall meet the requirements of No. 1 grade;
 - (ii) the apples shall have a minimum diameter of 2¼ inches; and
 - (iii) they shall be properly packed.
- 53. The following shall not be considered as damage for the purpose of No. 1 grade,—
 - (a) handling and packing bruises not exceeding 1 inch in diameter in the aggregate area such as are incidental to grading, packing and handling in the preparation of a tight pack;
 - (b) russeting at the basin of the stem and smooth net-like russeting not exceeding 20 per centum of the surface which blends with the normal colour of the variety;
 - (c) one skin puncture for McIntosh and Northern Spy varieties only where it is not over ⅓ inch in diameter and where not more than 15 per centum of the speciments in any one package are so affected;
 - (d) light limb rub not exceeding ¼ inch in the aggregate;
 - (e) San Jose scale where no apple is affected with more than two scale spots and not more than

- 5 per centum by count of the apples in any package are so affected; or
- (f) where any apple shows two or more of the defects permitted and the total area affected does not exceed the maximum allowed for any one defect.
- 54. The following shall not be considered as damage for the purpose of Domestic grade,—
 - (a) handling and packing bruises not exceeding 1 inch in diameter such as are incidental to grading, packing and handling;
 - (b) smooth, net-like russeting and smooth, solid russeting where the total russeting does not affect more than 25 per centum of the surface;
 - (c) oyster-shell scale;
 - (d) San Jose scale where no apple is affected with more than two scale spots and not more than 5 per centum by count of the apples in any package are so affected.

(e) two healed-over insect punctures or stings which do not exceed ½ inch in diameter inclusive of any encircling discoloured ring;

- (f) one skin puncture which does not exceed \(\frac{1}{8} \) inch
- (g) leaf roller, other insect injury where the skin is not broken, hail marks, sun scalds, storage scalds, or spray burns where the mark has not turned soft, limb rub, drought spot and scab where no one defect affects more than 5 per centum of the surface and where an apple shows two or more of the defects the total area affected is not more than 7 per centum of the surface.
- 55. In Domestic grade immature apples of Wealthy and earlier varieties with minimum diameter of $2\frac{1}{4}$ inches may be packed in hampers, crates or baskets but in addition to other marks required the package shall be marked "Cookers".
- 56. For variations incidental to grading, packing and handling No. 1 grade, Domestic grade and Combination No. 1 and Domestic grade a tolerance of not more than 7 per centum by count of any package may be below the requirements of the grade at shipping point and 10 per centum at destination but not more than 5 per centum shall be allowed for any one defect and not more than 3 per centum may be affected with
- 57. The mark for Combination No. 1 and Domestic grade may be abbreviated as "COMB-1-DOM".
- 58.—(1) Varieties of apples shall be classified in respect to colour in the following manner,-
 - (a) Red and red-striped varieties shall include,—

Early McIntosh Salome Alexander Fameuse (Snow) Scarlet Pippin Astrachan Stark (Red) Baldwin Gano Baxter Jonathan King Stayman Ben Davis Wagner Cooper Market Loho Wealthy Winesap Cortland McIntosh Crimson Beauty Northern Spy Wolf River Rome Delicious

(b) Red-cheeked and blush varieties shall include,-

La Salle Cranberry Fallawater Duchess Gravenstein Melba Dudley Hubbardston Ontario (North Star) Joyce Peerless

(c) Green, yellow and russet varieties shall include,-Greening, R.I. Greening, N.W. Blenheim Ribston

Golden Stark (Green) Delicious Grimes Tolman Golden Russet Mann Transparent

- (2) The coloured red surface of red and red-striped apples shall have a characteristic red colour for the variety.
- (3) Every apple which has a solid red or red-striped colour of a lighter shade than characteristic red colour for the variety may be admitted to a grade if it has as good an appearance as an apple showing the minimum percentage of full characteristic red colour for the variety but faded brown stripes shall not be considered as colour.
- (4) Apples shall be packed in one of the following size ranges,-

2½ inches to 2½ inches, 2½ inches to 2¾ inches, 2¾ inches, 2½ inches to 2¾ inches, 2½ inches to 3 inches, 2¾ inches and up, 234 inches to 3 inches, 21/2 inches and up,

3 inches and up.

- 59. The minimum size for crab-apples when packed shall be,-
 - (a) for No. 1 grade Hyslop 11/4 inches and for any other variety 11/8 inches; and
 - (b) for Domestic grade \(\frac{7}{6} \) inch.
- 60. For variations incidental to grading, packing and handling of apples and crab-apples a tolerance in size or size range of not more than 5 per centum by count in any package may be above the maximum size or below the minimum size stated on the package.
- 61. The Department may in any year upon the recommendation of the Ontario Fruit Growers' Association authorize inspection and certification for certain varieties of dessert apples sized 2 inches to $2\frac{1}{4}$ inches in diameter as No. 1 grade only but red or red-striped varieties shall have 20 per centum additional colour and red-cheeked or blush varieties shall have a colour in excess of the minimum colour requirements for No. 1
- 62. The Department may in any year upon the recommendation of the Ontario Fruit Growers' Association authorize inspection and certification of certain varieties of windfall apples for sale within the Province where packed in hampers, crates or baskets and where.-
 - (a) the word "Windfalls" is stamped on the package in addition to other marks required;
 - (b) the fruit meets the requirements except for being hand-picked of Domestic grade;
 - (c) the tolerance for damage from bruising does not exceed 1 inch in any one bruise or 7 per centum of the surface in the aggregate for any one apple; and
 - (d) the apples are shipped or sold by the producer thereof prior to November 30th in that year.

ASPARAGUS

- 63. The grades for asparagus shall be as follows:
- (a) Canada No. 1 Large.—This grade shall consist of fresh, well-trimmed stalks of asparagus which,-
 - (i) are not badly crooked,

- (ii) have no broken or spreading tips,
- (iii) are free from decay and from damage caused by dirt, disease, insects, mechanical or other means,
- (iv) have a base over 3/8 inch in diameter, and
- (v) are not less than 5¾ inches in length and of which at least 85 per centum of the length of each stalk is green.
- (b) Canada No. 1 Medium.—This grade shall consist of fresh, well-trimmed stalks of asparagus which,—
 - (i) have no broken or spreading tips,
 - (ii) are free from decay and from damage caused by dirt, disease, insects, mechanical or other means,
 - (iii) have a base not less than 1/4 inch in diameter, and
 - (iv) are not less than $5\frac{1}{2}$ inches in length and of which at least 85 per centum of the length of each stalk is green.
- (c) Canada No. 1.—This grade shall consist of stalks of asparagus packed only in eleven-quart veneer baskets and which,—
 - . (i) are fairly uniform in length,
 - (ii) have a base not less than 3/8 inch in diameter.
 - (iii) with the exception of length and size meet the requirements of Canada No. 1 Large grade.
- (d) Canada No. 2.—This grade shall consist of all asparagus which does not comply with the requirements of Canada No. 1 Large, Canada No. 1 Medium and Canada No. 1 but which is free from decay and from serious damage and with at least 85 per centum of the length of each stalk coloured green.
- 64. Each basket of bunched asparagus shall be not less than 12 pounds net weight and where asparagus in bunches is packed, transported, sold, offered for sale or had in possession for sale each bunch shall weigh either 8 ounces or 16 ounces, but where offered for sale at retail as originally packed each bunch shall weigh at least 7 ounces or 14 ounces.
 - 65. In regulation 63,-
 - (a) "well-trimmed" means that the butts of the stalks are smoothly and evenly cut and free from stringy or frayed ends;
 - (b) "badly crooked" means that the stalk is so misshapen or curved that its appearance is seriously affected;
 - (c) "damage" means any injury from the causes mentioned which materially affects the appearance or the edible or shipping quality; and
 - (d) "fairly uniform length" means the stalks in a package shall not vary more than 1½ inches in length.
- 66. For variations incidental to grading, packing and handling of asparagus a tolerance of not more than 5 per centum of the asparagus by count in any package may be below the size requirements and not more than 10 per centum by count in any package may be below the remaining requirements of the grade but no tolerance shall be allowed for decay.

BEETS-CARROTS-PARSNIPS

- 67.—(1) The grades for topped beets, carrots and parsnips shall be as follows:
 - (a) Canada No. 1.—This grade shall consist of beets, carrots or parsnips which are firm but not woody, well-trimmed, fairly smooth, properly shaped, and free from decay and damage caused by dirt, sprouts, secondary growth, cuts, growth cracks, insects, rodents, disease and mechanical or other means and the sizes shall be,—
 - (i) parsnips, not less than 2 inches in diameter;
 - (ii) beets, not less than 2 inches nor more than 4 inches in diameter; and
 - (iii) carrots, not less than 1¼ inches nor more than 2½ inches in diameter but for coreless long-type varieties of a minimum length of 3 inches the diameter shall be at least 1 inch and where the word "large" is included with the grade designation the diameter shall be at least 2½ inches.
 - (b) Canada No. 1 Cut Crowns.—This grade shall consist of carrots which meet all the requirements of Canada No. 1 grade but the crown or shoulder of the carrot shall be removed.
 - (c) Canada No. 1 Small.—This grade shall consist of beets or carrots which meet the requirements of Canada No. 1 grade but the size of beets shall be from 1½ inches to 2 inches in diameter and the size of carrots shall be from 5% inch to 1½ inches in diameter and carrots shall be not less than 3 inches in length.
 - (d) Canada No. 2.—This grade shall consist of beets, carrots or parsnips which are firm but not woody, well-trimmed and free from decay and serious damage caused by dirt, sprouts, secondary growth, cuts, growth cracks, insects, rodents, disease and mechanical or other means and the sizes shall be,—
 - (i) beets, not less than 1½ inches in diameter;
 - (ii) carrots, not less than 1 inch in diameter; and
 - (iii) parsnips, not less than 1¼ inches in diameter.
- (2) Beets, carrots or parsnips in a package shall be of the same variety and of the same type.
 - (3) In subregulation 1,—
 - (a) "well-trimmed" means that the tops are cut back to not more than ½ inch in length and in Canada No. 1 grade that the individual root is not cut;
 - (b) "damage" means any damage from the causes mentioned which materially affects the appearance of the individual root or which cannot be removed without a loss or more than 5 per centum by weight and roots caked with excessive dirt being considered as damaged;
 - (c) "serious damage" means any damage which seriously affects the appearance of the individual root or any damage which cannot be removed without a loss of more than 15 per centum by weight, carrots having cut crowns not being considered as seriously damaged.
- 68. For variations incidental to grading, packing and handling of beets, carrots and parsnips a tolerance of not more than 5 per centum by weight of any package may be smaller than the prescribed minimum diameter

and not more than 10 per centum may be larger than the prescribed maximum diameter but not more than a total of 10 per centum by weight of any package may be below the remaining requirements of the grade and not more than 3 per centum may be allowed for decay.

CABBAGE

- 69.—(1) The grades for cabbages shall be as follows:
 - (a) Canada No. 1.—This grade shall consist of heads of cabbage which are,—
 - (i) similar in type and fairly uniform in size;
 - (ii) reasonably firm and well-trimmed and not withered or broken;
 - (iii) free from soft rot and seed stems; and
 - (iv) free from damage caused by discolouration, freezing, disease, insects or mechanical or other means.
 - (b) Canada No. 2.—This grade shall consist of heads of cabbage which are,—
 - (i) similar in type;
 - (ii) reasonably firm, well-trimmed and not withered or broken:
 - (iii) free from soft rot and seed stems; and
 - (iv) free from serous damage caused by discolouration, freezing, disease, insects or mechanical or other means.
 - (2) In subregulation 1,-
 - (a) "similar in type" means that the cabbages are of the pointed, flat, savoy or red type;
 - (b) "reasonably firm" means that the heads yield slightly to pressure but are not soft;
 - (c) "well-trimmed" means that all outer leaves injured by worms, disease or other means have been removed and the stem is not longer than ½ inch;
 - (d) "seed stems" means that the heads have seed stalks showing or that the formation of the seed stalk is plainly indicated;
 - (e) "free from damage" means that the heads are not injured to an extent readily apparent upon examination; and
 - (f) "free from serious damage" means the damaged part may be removed without a loss of more than 15 per centum of the edible portion.
- 70. For variations incidental to grading, packing and handling of cabbages a tolerance of not more than 10 per centum by weight of any cabbages may be below the requirements of the grade but not more than 2 per centum shall be allowed for decay.

CANTALOUPES

- 71.—(1) The grades for cantaloupes shall be as follows:
 - (a) Grade No. 1.—This grade shall consist of sound, mature, clean, well-formed cantaloupes of one variety and which are,—
 - (i) fairly uniform in size;
 - (ii) well-netted for the variety;

- (iii) free from insect pests, insect injury, disease, sun scalds, cracks, moisture injury, hail marks and mechanical injury; and
- (iv) properly packed.
- (b) Grade No. 2.—This grade shall consist of sound, mature, clean cantaloupes of one variety and which are,—
 - (i) free from all insect pests, and
 - (ii) properly packed.
- (2) In subregulation 1,-
- (a) "mature" means that the cantaloupes are so developed that the flesh is palatable and that the juice of the edible portion contains at least 10 per centum soluble solids as determined by the Brix Hydrometer;
- (b) "well-netted" means that the cantaloupes have the netted characteristics of a well-developed specimen for the variety.
- 72. For variations incidental to grading, packing and handling of cantaloupes a tolerance of not more than 10 per centum by count may be below the requirements of the grade but not more than one-half of this tolerance shall be allowed for any one defect and not more than 5 per centum of the entire lot may be affected with decay.

CAULIFLOWER

73.—(1) The grades for cauliflower shall be as follows:

- (a) Grade No. 1.—This grade shall consist of neatlytrimmed, compact heads of cauliflower with the attached leaves fresh and green and which are,—
 - (i) not discoloured, ricey, fuzzy or overmature; and
 -)ii) free from damage caused by dirt or other foreign matter, bruises, insects, diseases, mechanical or other means.
- (b) Grade No. 2.—This grade shall consist of heads of cauliflower which are free from serious damage caused by over-maturity, discolouration, dirt, or other foreign matter, bruises, insects, diseases, or mechanical or other means.
- (2) In subregulation 1,—
- (a) "compact" means that the flower clusters are closely united and the heads feel solid:
- (b) "discolouration" means that the head is of some abnormal colour;
- (c) "ricey" means that the stems of the flower clusters have started to elongate, causing the clusters to separate and give the head a loose, open or granular appearance;
- (d) "fuzzy" means that the stems of the individual flower buds throughout the head have begun to elongate, giving the surface a velvety or hairy appearance;
- (e) "over-mature" means that the stage of growth is beyond that of a compact properly developed head and that the head is loose, ricey or fuzzy;
- (f) "free from damage" means that the head is not injured to an extent readily apparent upon examination;
- (g) "free from serious damage" means that any injury does not affect the edible quality of the head.

74. For variations incidental to grading, packing and handling of cauliflower a tolerance of not more than 10 per centum by count may be below the requirements of the grade but not more than one-half of this tolerance shall be allowed for any one defect.

CELERY

- 75.—(1) The grades for celery shall be as follows:
- (a) Canada No. 1.—This grade shall consist of welltrimmed stalks, fairly well-bleached, not wilted, pithy or badly spread and which are,—
 - (i) free from damage caused by seed stems, freezing, blight, rust, heart-rot, disease, insects, mollusks or mechanical or other means;
 - (ii) properly packed and of fairly uniform size;
 - (iii) at least 15 inches in length where the tops have been clipped back and at least 18 inches in length where the tops have not been generally clipped back.
- (b) Canada No. 2.—This grade shall consist of stalks which do not meet the requirements of Canada No. 1 but which are free from heart-rot and seed stems.
- (c) Canada No. 1 Heart.—This grade shall consist of well-trimmed stalks, fairly well-bleached, not wilted, pithy, or badly spread and which are,—
 - (i) free from damage caused by seed stems, freezing, blight, rust, heart-rot, disease, insects, mollusks or mechanical or other means; and
 - (ii) properly packed.
- (2) Where celery is intended for storage it is unnecessary for the celery to be fairly well-bleached.
 - (3) In subregulation 1,—
 - (a) "badly spread" means open stalks where the inner heart branches are not of a reasonable number, length and stockiness;
 - (b) "fairly uniform" means that the stalks in each package or crate are of approximately the same diameter and length;
 - (c) "fairly well-bleached" means that the stalks of white celery are of a light greenish to white colour;
 - (d) "free from damage" means that the celery is not injured to an extent readily apparent upon examination;
 - (e) "pithy" means that the celery has an open texture with air spaces in the central portion;
 - (f) "stalk" means an individual plant;
 - (g) "seed stems" means those stalks which have seed stems showing or in which the formation of seed stems is plainly visible; and
 - (h) "well-trimmed" means,-
 - that outside coarse and damaged branches have been removed; and
 - (ii) that the portion of the main root remaining is not more than 3 inches in length except celery intended for storage.
- 76.—(1) For variations incidental to grading, packing and handling of celery a tolerance of not more than

10 per centum by count of the stalks may be below the requirements for the grade but not more than one-half of this tolerance shall be allowed for any one defect and in the case of No. 1 grade not more than 5 per centum by count may be shorter than the minimum stalk length for the grade.

(2) "stalk length" means the distance from where the main root is cut off to a point which represents the average length of the longest branches and leaves.

CHERRIES

- 77. The grades for cherries shall be as follows:
- (a) Select Grade.—This grade shall consist of sound, mature, hand-picked, clean, sweet cherries of one variety, of superior size and colour for the variety, with stems attached, and which are,—
 - (i) free from insect pests;
 - (ii) free from damage caused by disease, insect or other means; and
 - (iii) table-graded and properly packed, but any injury which is not apparent in the process of grading, packing and handling shall not be considered as damage.
- (b) No. 1 Grade.—This grade shall consist of sound, mature, hand-picked, clean cherries of one variety, of good colour and fair size for the variety, with stems attached, and which are,—
 - (i) free from bruises, insect pests, insect injury, hail marks, skin breaks, disease, gum, twigs and sawdust; and
 - (ii) properly packed,

but sheet cherries packed under this grade shall be table-graded.

- (c) No. 2 Grade.—This grade shall include only sound, mature, hand-picked, clean cherries of one variety and which are,—
 - (i) free from insect pests, insect injury and disease:
 - (ii) free from damage caused by bruises, skin breaks and hail marks; and
 - (iii) properly packed,

but cherries which meet the requirements of this grade may where packed in baskets be marked "DOMESTIC".

- 78. The following shall not be considered as damage under clause (c) of regulation 77,—
 - (a) slight handling and package bruises incidental to handling and packing;
 - (b) skin breaks which do not involve an aggregate area of more than ½ inch in diameter; and
 - (c) hail marks which do not cover more than an aggregate area of 25 per centum of the surface.
- 79. For variations incidental to grading, packing and handling of sweet cherries a tolerance of not more than 5 per centum by count or weight may be below the requirements for the grade but not more than one-half of this tolerance shall be allowed for any one defect and not more than 1 per centum may be affected with decay.
- 80. For variations incidental to grading, packing and handling of other than sweet cherries a tolerance of not more than 10 per centum by count or weight may be below the requirements for the grade but not

more than one-half of this tolerance shall be allowed for any one defect and not more than 1 per centum of the entire lot may be affected with decay.

CUCUMBERS-SLICING

81.—(1) The grades for slicing cucumbers shall be as follows:

(a) No. 1 Grade.—This grade shall consist of cucumbers which are fresh, firm, well-shaped, welldeveloped and free from damage caused by freezing, diseases, insects or mechanical or other means but shall not include cucumbers which are decidedly constricted, bottle-necked, double in form, or sharply pointed in one or both ends, and they may be classified as small, medium or large if 90 per centum by count of the cucumbers conform to the following length requirements,—

SMALL—4 inches to 8 inches inclusive, MEDIUM—6 inches to 10 inches inclusive, LARGE—over 10 inches.

- (b) No. 2 Grade.—This grade shall consist of cucumbers which do not meet the requirements of No. 1 grade but are free from serious damage and sufficiently matured for slicing purposes but not ripe or turning yellow.
- (2) In subregulation 1,—
- (a) "fresh" means not wilted;
- (b) "free from damage" means not injured to an extent readily apparent upon examination;
- (c) "well-developed" means sufficiently matured for slicing purposes but not full grown, ripe or showing yellow; and
- (d) "well-shaped" means the normal typical shape for the variety.
- 82. For variations incidental to grading, packing and handling of cucumbers a tolerance of 10 per centum by count may be below the requirements for the grade.

GRAPES

- 83.—(1) The grades for grapes shall be as follows:
- (a) No. 1 Grade.—This grade shall consist of sound, mature, clean, fully-developed grapes of one variety, of good colour and reasonably wellfilled bunches for the variety and which are,—
 - (i) free from crushed, split or dried berries and hail marks;
 - (ii) free from damage caused by disease and insect injury; and
 - (iii) properly packed,

and the grapes shall not be packed in baskets larger than six-quart baskets.

- (b) No. 2 Grade.—This grade shall consist of sound, mature, clean grapes of one variety, fair in colour and size for the variety and which are,—
 - (i) free from crushed or split berries, and
 - (ii) properly packed,

and grapes which meet the requirements of this grade may be marked "DOMESTIC" when packed in baskets or hampers.

(2) In subregulation 1,-

- (a) "mature" means that the normal process of ripening has developed a reasonably full flavour for the variety.
- 84. The following shall not be considered as damage for the purposes of No. 1 grade,—
 - (a) disease or insect injury which does not materially affect the appearance or edible or shipping quality of the grapes, and
 - (b) mildew which does not affect the appearance of the grapes and which shows only slight traces on the inside of the bunch.
- 85. For variations incidental to grading, packing and handling of grapes a tolerance of not more than 10 per centum by weight may be below the requirement of the grade but not more than one-half of the tolerance shall be allowed for any one defect and not more than 3 per centum may be affected with decay.
- 86. Grapes of No. 2 grade in packages larger than six-quart baskets may contain 10 per centum by weight of crushed or split grapes.

LETTUCE—HEAD

87.—(1) The grades for head lettuce shall be as follows:

- (a) Canada No. 1 Grade.—This grade shall consist of heads of similar characteristics, fairly uniform in size, fresh and firm and which are,—
 - (i) free from decay, tip burns, seed stems, russet or brown blight;
 - (ii) free from damage caused by broken midribs, freezing, dirt, sunburns, discolouration, disease, insect injury or mechanical or other means;
 - (iii) reasonably well-trimmed without doubles;
 - (iv) not split or broken.
- (b) Canada No. 2 Grade.—This grade shall consist of heads of similar characteristics and fresh and which are,—
 - (i) free from decay, tip burns, seed stems, russet or brown blight;
 - (ii) free from serious damage caused by broken mid-ribs, freezing, dirt, sunburns, discolouration, disease, insect injury or mechanical or other means;
 - (iii) reasonably well-trimmed without doubles;
 - (iv) not split or broken.
- (2) At least 85 per centum of the head of any Iceberg type lettuce shall be firm and the rest of the head shall be fairly firm and the head of any Big Boston-type lettuce shall be fairly firm.
 - (3) In subregulations 1 and 2,-
 - (a) "damage" means any injury which materially affects the appearance or edible or shipping quality;
 - (b) "doubles" means two heads on the same stem;
 - (c) "fairly firm" means that the head is not soft or spongy;
 - (d) "firm" in respect to Iceberg-type lettuce means that the head is compact and yields only slighlty

- to pressure and in respect to Big Boston-type lettuce means that the head is fairly compact;
- (e) "free from seed stems" means that seed stems are not showing in the heads or that the formation of seed stems is not distinctly indicated;
- (f) "free from serious damage" means free from any injury which causes a loss of a portion of the edible part of the head;
- (g) "fresh" means that the head is crisp, although the wrapper leaves may be slightly wilted;
- (h) "reasonably well-trimmed" means that the butt is trimmed close to the point of attachment of the outer leaves and the coarse outer leaves have been removed and in respect to Iceberg-type that the heads have not more than twelve wrapper leaves; and
- (i) "similar characteristics" means that the heads in any package have the same characteristic leaf growth.
- 88. For variations incidental to grading, packing and handling of lettuce a tolerance of not more than 10 per centum by count may be below the grade requirements but not more than 5 per centum shall be allowed for decay affecting the compact portion of the head and not more than 2 per centum shall be allowed for slimy decay.

ONIONS

- 89.—(1) The grades for onions shall be as follows:
- (a) Canada No. 1 Grade.—This grade shall consist of firm, well-shaped, well-cured onions of similar characteristics and which are,—
 - (i) free from doubles, scallions or sprouts;
 - (ii) free from seed stems and from damage caused by freezing injury, disease, insects mechanical or other means;
 - (iii) practically free from dirt, leaves or other foreign matter; and
 - (iv) unpeeled and without root growth,
 - and the onions unless otherwise specified shall be at least 13/4 inches in diameter.
- (b) Canada No. 2 Grade.—This grade shall consist of reasonably firm and well-cured onions of similar characteristics and which are,—
 - (i) free from doubles and scallions and from serious damage caused by root growth or freezing;
 - (ii) free from damage caused by disease, insects or mechanical or other means; and
 - (iii) practically free from sprouts, dirt, leaves or other foreign matter,
 - and the onions unless otherwise specified shall be at least 13/4 inches in diameter.
- (c) Canada No. 3 Grade.—This grade shall consist of onions free from decay which do not meet the requirements for Canada No. 1 grade and Canada No. 2 grade but a tolerance of 7 per centum shall be allowed for decay.
- (d) Canada No. 1 Pickling.—This grade shall consis of firm, well-cured onions of similar characteristics and which are,—
 - (i) free from doubles, scallions and ovoid shapes or sprouts;

- (ii) free from damage caused by freezing injury, disease, insects or mechanical or other means:
- (iii) reasonably free from dirt, leaves or other foreign matter; and
- (iv) unpeeled and without root growth; and the onions in every package of this grade shall be at least 25 per centum by weight larger than 1 inch in diameter and not more than 3 per centum by weight shall be larger than 1¼ inches in diameter.
- (2) In subregulation 1,-
- (a) "doubles" means an onion which has the outer skin broken exposing two centres of growth;
- (b) "ovoid shape" means that the length of the axis exceeds the diameter by more than ½ inch;
- (c) "scallion" means an onion which has a thick neck;
- (d) "well-cured" means that an onion has the neck well dried-out and is free from damage caused by weather conditions;
- (c) "well-shaped" means that the shape is characteristic of the variety;
- (f) "unpeeled" means that an onion has not lost its outer skin to such a degree that the edible flesh of the onion is exposed.
- 90. The following shall not be considered serious damage for the purposes of Canada No. 2 grade,—
 - (a) freezing which has caused discolouration of the outer two layers leaving the onion fairly firm;
 - (b) root growth which has been removed leaving the onion fairly firm.
- 91. For variations incidental to grading, packing and handling of Canada No. 1 grade and Canada No. 2 grade of onions a tolerance of not more than 5 per centum by weight may be below the prescribed minimum size and 5 per centum by weight may be below the other requirements but not more than 2 per centum by weight may be affected with decay.
- 92. For variations incidental to grading, packing and handling of Canada No. 1 Pickling grade of onions a tolerance of not more than 10 per centum by weight may be of ovoid shape and 5 per centum by weight may be below the other requirements but not more than 2 per centum by weight may be affected with decay.

PEACHES

- 93. The grades for peaches shall be as follows:
- (a) Select Grade.—This grade shall consist of sound, uniformly mature, clean, hand-picked, sized, well-formed peaches of one variety and superior colour for the variety and which are,—
 - (i) of a minimum size of 2% inches in diameter and of the minimum number of 60 when packed in standard peach boxes;
 - (ii) free from russeting, insect pests, insect injury, limb rub, hail marks, sun scalds, skin punctures or breaks, diseases, growth cracks, split pits or gum;
 - (iii) free from damage caused by bruises other than slight bruises such as are incidental to the grading, packing and handling of a tight pack; and

- (iv) properly packed.
- (b) No. 1 Grade.—This grade shall consist of sound, uniformly mature, clean, hand-picked, sized, well-formed peaches of one variety and a good colour for the variety and which are,—
 - (i) of a minimum size of 2½ inches in diameter and of the minimum number of 84 where packed in standard peach boxes;
 - (ii) free from russeting, insect prests, insect injury, limb rub, hail marks, sun scalds, skin punctures or breaks, diseases, growth cracks, split pits or gum;
 - (iii) free from damage caused by bruises other than slight bruises such as are incidental to the grading, packing and handling of a tight pack; and
 - (iv) properly packed.
- (c) No. 2 Grade.—This grade shall consist of sound, uniformly mature, clean, hand-picked, sized, well-formed peaches of one variety and which are,—
 - (i) of a minimum size of 1½ inches in diameter and of the minimum number of 96 where packed in standard peach boxes;
 - (ii) free from all insect pests, skin punctures or breaks and growth cracks;
 - (iii) free from damage caused by bruises, insect injury, split pits, russeting, limb rub, hail marks and diseases, but excepting slight bruises such as are incidental to the grading packing and handling of a tight pack; and
 - (iv) properly packed,
 - and the peaches may where packed in baskets or hampers be marked "DOMESTIC".
- (d) No. 3 Grade.—This grade shall consist of sound, mature, clean, hand-picked peaches of one variety and which are,—
 - (i) of a minimum size of 13% inches in diameter;
 - (ii) free from worm injury;
 - (iii) free from damage caused by bruises or other means; and
 - (iv) properly packed.
- 94.—(1) The following shall not be considered as damage for the purpose of No. 2 grade of peaches,—
 - (a) slight deformities where not more than 15 per centum of the surface is affected;
 - (b) split pits where not readily apparent;
 - (c) russeting where not more than an aggregate area of 5 per centum of the surface is affected;
 - (d) limb rub where not more than an aggregate area of 5 per centum of the surface is affected;
 - (e) hail marks where not more than an aggregate area of 10 per centum of the surface is affected and the indentations are slight and the skin is not broken; or
 - (f) mildew, scab or ink spots and oak bug injury where not more than an aggregate area of 5 per centum of the surface is affected.

- (2) The following shall not be considered as damage for the purpose of No. 3 grade of peaches,—
 - (a) russeting and bruises except soft bruises;
 - (b) limb rub or mildew where not more than an aggregate area of 25 per centum of the surface is affected;
 - (c) hail marks which do not affect more than 25 per centum of the surface;
 - (d) irregular ripening due to imperfect pollination which does not affect more than 15 per centum of the surface; or
 - (e) ink spot or scab which does not affect more than 25 per centum of the surface.
- (3) Where a peach shows two or more of the defects permitted by subregulation 1 or 2 the total area affected shall not exceed the maximum allowed for any one defect.
- 95. For variations incidental to grading, packing and handling of peaches a tolerance of not more than 10 per centum by count may be below the requirements for the grade and not more than one-half of the tolerance shall be allowed for any one defect but not more than 3 per cent may be affected with decay but slight bruises shall not be considered as damage.

PEARS IN BOXES

- 96. The grades for pears packed in boxes shall be as follows:
 - (a) Extra Fancy Grade.—This grade shall consist of sound, mature, clean, hand-picked, sized, wellformed pears of one variety and which are,—
 - (i) of a minimum size of 193 to a box by count;
 - (ii) free from damage caused by bruises, russeting limb rub leaf marks and skin punctures, but excepting slight bruises such as are incidental to the grading, packing and handling of a tight pack;
 - (iii) free from all insect pests, diseases, hail marks, sun scalds, spray burns, drought spots, insect injury, scalds and visible black ends;
 - (iv) tiered except Seckel and pickling varieties;
 - (v) properly packed.
 - (b) Fancy Grade.—This grade shall consist of sound, mature, clean, hand-picked, sized, well-formed pears of one variety and which are,—
 - (i) of a minimum size of 193 to a box by count;
 - (ii) free from all insect pests, scalds, drought spots and visible black ends;
 - (iii) free from damage caused by bruises, russeting, insect injury, limb rub, leaf marks, hail marks, sun scalds, spray burns, skin punctures and diseases but excepting slight bruises such as are incidental to the grading, packing and handling of a tight pack:
 - (iv) tiered except Seckel and pickling varieties;and
 - (v) properly packed.

- (c) C Grade.—This grade shall consist of sound, mature, clean, hand-picked pears of one variety and which are,—
 - (i) of a minimum size of 228 to a box by count for Winter Nelis and of a minimum size of 210 to a box by count for other varieties;
 - (ii) free from serious damage caused by bruises, insect injury, limb rub, sun scalds, spray burns, skin punctures, drought spots, hail marks and diseases;
 - (iii) free from insect pests, scalds and visible black ends;
 - (iv) sizes if tiered, otherwise 2-1/16 inches in minimum diameter; and
 - (v) properly packed.
- 97.—(1) The following shall not be considered as damage for the purpose of Extra Fancy grade of pears,—
 - (a) characteristic smooth russeting for Clairgeau, Flemish Beauty, Boussock, Bosc, Comice and Winter Nelis varieties;
 - (b) russeting which is not characteristic of the variety but which does not affect more than 15 per centum of the surface; or
 - (c) light limb rub or leaf mark of a russet character which is not soft and does not exceed 3/4 inch in diameter.
- (2) The following shall not be considered as damage for the purpose of Fancy grade of pears,—
 - (a) characteristic smooth russeting for Clairgeau, Flemish Beauty, Boussock, Bosc, Comice and Winter Nelis varieties;
 - (b) russeting which is not characteristic of the variety and which does not affect more than 25 per centum of the surface;
 - (c) two small, well healed-over stings in each of which the diameter of the dark discolouration caused thereby, exclusive of any encircling green ring, is not more than ½ inch;
 - (d) leaf-roller not in excess of ½ inch in diameter where it does not deform the fruit;
 - (e) oyster-shell scale not exceeding two spots;
 - (f) light limb rub or leaf marks of a russet character which do not exceed ¾ inch in diameter;
 - (g) hail marks where the skin is not broken and there is no discolouration and the area affected does not exceed ½ inch in diameter;
 - (h) sun scalds or spray burns where the normal colour of the pear is but slightly changed and there is no blistering or cracking of the skin;
 - (i) scab spots not exceeding an aggregate area of ¼ inch; or
 - (j) one skin puncture in Anjou variety which does not exceed ½ inch in diameter and where not more than 10 per centum of the pears are so affected.
- (3) The following shall not be considered as serious damage for the purpose of C grade of pears,— $\,$
 - (a) handling and box bruises slightly larger than those specified in Fancy grade except soft bruises;

- (b) healed-over stings not exceeding in the aggregate ½ inch in diameter;
- (c) leaf-roller which does not affect more than 15 per centum of the surface;
- (d) oyster-shell scale which does not exceed two spots;
- (e) limb rub which does not affect more than 15 per centum of the surface;
- (f) sun scalds or spray burns where the affected part has not turned soft and which do not affect more than 15 per centum of the surface;
- (g) two skin punctures in Anjou variety which do not exceed 1/8 inch in diameter;
- (h) three drought spots where the surface is only slightly depressed or discoloured;
- (i) hail marks which are well healed and do not exceed $\frac{1}{2}$ inch in diameter;
- (j) scab spots which do not exceed ½ inch in diameter; or
- (k) slight deformities which do not affect more than 25 per centum of the surface.
- 98. Where any pear shows two or more of the defects permitted the total area affected shall not exceed the maximum allowed for any one defect.
- 99.—(1) A combination of Fancy and C grade pears may be packed, transported, advertised, sold or offered for sale where at least 50 per centum of the pears in each package meet the requirements of Fancy grade but the pears shall be properly packed and where tiered shall be sized.
- (2) A combination of Fancy and C grade pears may be marked as "COMB FCY-C".
- 100. In case of re-inspection one skin puncture not over ½ inch in diameter is permitted for Anjou variety but not more than 10 per centum of the pears shall be so affected.
- 101. For variations incidental to grading, packing and handling of pears packed in boxes a tolerance of not more than 10 per centum by count may be below the requirements of the grade but not more than one-half of the tolerance may be allowed for any one defect and not more than 3 per centum may be affected with decay.

PEARS IN OTHER CONTAINERS

- 102. The grades for pears packed in packages other than boxes shall be as follows:
 - (a) No. 1 Grade.—This grade shall consist of sound mature, clean, hand-picked, well-formed pears of one variety and the pears shall be,—
 - (i) free from insect pests, diseases, hail marks, sun scalds, spray burns, drought spots, insect injury, scalds, black ends and skin punctures;
 - (ii) free from damage caused by bruises, russeting and limb rub;
 - (iii) properly packed; and
 - (iv) of a minimum diameter of 2½ inches for Clairgeau and Duchess; 2¼ inches for Clapp's Favourite, Flemish Beauty, Howell, Anjou and Bosc; 2½ inches for Bartlett and Kieffer; 2 inches for Gifford, Winter Nelis and Lawson; and 1¼ inches for Seckel.

- (b) Domestic Grade.—This grade shall consist of sound, mature, clean, hand-picked, well-formed pears of one variety and the pears shall be,—
 - (i) free from drought spots, black ends and scalds;
 - (ii) free from damage caused by bruises, russeting, insect injury, limb rub, skin punctures, hail marks, sun scalds, spray burns and diseases;
 - (iii) properly packed; and
 - (iv) of a minimum diameter of 2½ inches for Clairgeau and Duchess; 2 inches for Howell and Clapp's Favourite; 1½ inches for Bartlett; 1¾ inches for Flemish Beauty, Anjou and Bosc; 15% inches for Kieffer; 1½ inches for Gifford, Winter Nelis and Lawson; and 1 inch for Seckel.
- (c) No. 3 Grade.—This grade shall consist of sound, mature, hand-picked pears of one variety and the pears shall be,—
 - (i) of a minumum size of 1½ inches in diameter except for Seckel variety;
 - (ii) of a minimum size of 1 inch in diameter for Seckel variety;
 - (iii) free from serious damage caused by bruises, insect injury, limb rub, hail marks, sun scalds, spray burns, skin punctures, drought spots and diseases; and
 - (iv) properly packed.
- 103.—(1) The following shall not be considered as damage under clause a of regulation 102,—
 - (a) characteristic smooth russeting for Clairgeau, Flemish Beauty, Boussock, Bosc, Comice and Winter Nelis varieties;
 - (b) handling and package bruises such as are incidental to the grading, packing and handling of a tight pack and which do not exceed in the aggregate 1 inch in diameter and which cause no brown discolouration under the skin;
 - (c) light limb rub or leaf mark of a russet character which is not soft and which affects an area not in excess of ¾ inch in diameter; and
 - (d) russeting which is not characteristic of the variety but which does not affect more than 15 per centum of the surface.
- (2) The following shall not be considered as damage under clause b of regulation 102,—
 - (a) handling and package bruises such as are incidental to the grading, packing and handling of a tight pack and which do not exceed 1 inch in diameter and which cause on brown discolouration underneath the skin;
 - (b) characteristic smooth russeting for Clairgeau, Flemish Beauty, Boussock, Bosc, Comice and Winter Nelis varieties;
 - (c) russeting which is not characteristic of the variety but which does not affect more than 25 per centum of the surface;
 - (d) two small, well healed-over stings if the diameter of the dark discolouration caused by the sting in each case does not exceed 1/8 inch;
 - (e) leaf-roller not in excess of ½ inch in diameter and which does not deform the pear;

- (f) oyster-shell scale not exceeding two spots;
- (g) light limb rub of a russet character which is not soft and which affects an area not in excess of 34 inch in diameter;
- (h) one skin puncture in Anjou variety not exceeding ½ inch in diameter;
- (i) hail marks which do not break the skin and cause no discolouration and only slight indentations and which affect an aggregate area not in excess of ½ inch in diameter;
- (j) sun scalds or spray burns where the normal colour of the pear is only slightly changed and there is no blistering or cracking of the skin; and
- (k) scab spots where the area affected does not exceed ¼ inch in diameter.
- (3) The following shall not be considered as serious damage under clause c of regulation 102,—
 - (a) bruises which do not affect more than 15 per centum of the surface;
 - (b) russeting;
 - (c) leaf-roller which does not deform more than 25 per centum of the surface;
 - (d) oyster-shell scale;
 - (e) insect injury which does not break the skin and which does not affect more than 15 per centum of the surface:
 - (f) limb rub or leaf marks which do not affect more than 15 per centum of the surface;
 - (g) hail marks which do not break the skin and which do not affect an area in excess of ³/₄ inch in diameter;
 - (h) sun scalds or spray burns which do not affect more than 15 per centum of the surface;
 - (i) two skin punctures in Anjou variety which do not exceed ⅓ inch in diameter;
 - (j) drought spots which only slightly depress or discolour the surface;
 - (k) scab spots which do not affect more than 15 per centum of the surface; and
 - (l) slight deformities.
- 104. Where any pear shows two or more of the defects specified for pears packed in other than boxes the total area affected shall not exceed the maximum allowed for any one defect.
- 105. For variations incidental to the grading, packing and handling of pears packed in other than boxes a tolerance of not more than 10 per centum by count may be below the requirements for the grade but not more than one-half of the tolerance may be allowed for any one defect and not more than 3 per centum may be affected with decay.

PLUMS AND FRESH PRUNES

106.—(1) The grades for plums and fresh prunes shall be as follows:

- (a) Select Grade.—This grade shall consist of sound, mature, clean, well-formed fruit of one variety and the fruit shall be,—
 - (i) free from russeting, insect pests, bruises and stings;

- (ii) free from damage caused by diseases, insects or other means;
- (iii) of a superior colour and size for the variety;
- (iv) table graded and properly packed; but any injury which is not apparent in the process of grading, packing and handling shall not be considered as damage.
- (b) No. 1 Grade.—This grade shall consist of sound, mature, clean, well-formed fruit of one variety and the fruit shall be,—
 - (i) free from all purple spots, plum rot, insect pests, insect injury, leaf marks, hail marks, sun scalds, skin punctures, skin breaks, diseases, growth cracks and drought spots;
 - (ii) free from damage caused by bruises, russeting and superficial cracks and from stemless specimens;
 - (iii) of a good colour and size for the variety;
 - (iv) properly packed.
- (c) No. 2 Grade.—This grade shall consist of sound, mature, clean, well-formed fruit of one variety and of fair colour for the variety and the fruit shall be,—
 - (i) free from all insect pests, insect injury, skin punctures, purple spots, plum rot, skin breaks and diseases;
 - (ii) free from damage caused by bruises, russeting, limb rub, leaf marks, sun scalds, growth cracks, drought scars and from stemless specimens;
 - (iii) of a fair colour for the variety; and
 - (iv) properly packed;

and the fruit where packed in baskets or hampers may be marked "DOMESTIC".

- (2) In clause b of subregulation 1,—
- (a) "good colour" shall mean for Italian type fresh prunes that not less than 75 per centum of them are of a characteristic colour and for all other varieties of fresh prunes and for plums shall mean a colour characteristic of the variety when mature; and
- (b) "good size" shall mean,-
 - (i) for Italian type fresh prunes that the prunes have a minimum size of 1½ inches measured at right angles to a line running from stem to blossom end;
 - (ii) for plums and fresh prunes where packed in tiers in four basket crates a minimum size of 5 by 6; and
 - (iii) for all other plums and fresh prunes the normal size of a fully developed specimen of the variety.
- (3) In clause c of subregulation 1,—
- (a) "fair colour" means,-
 - (i) for Italian type that not less than 50 per centum of the prunes are of a characteristic colour; and
 - (ii) for all other varieties of fresh prunes and plums the colour characteristic of the variety when mature.

- (4) In subregulations 2 and 3 "Italian type" means that the fresh prunes are of free-stone type.
- (5) The following shall not be considered as damage under clause b of subregulation 1,—
 - (a) slight bruises such as are incidental to the grading, packing and handling of a tight pack;
 - (b) russeting which affects not more than 10 per centum of the surface;
 - (c) stemless plums or fresh prunes where the skin is not torn beyond the stem basin.
- (6) The following shall not be considered as damage under clause c of subregulation 1,—
 - (a) slight bruises such as are incidental to the grading, packing and handling of a tight pack where not more than 15 per centum of the surface is affected;
 - (b) russeting which does not exceed 25 per centum of the surface;
 - (c) limb rub or leaf marks which do not exceed 15 per centum of the surface;
 - (d) hail marks which slightly indent the fruit but do not affect more than 15 per centum of the surface:
 - (e) sun scalds where the normal colour is not materially changed and the skin is not blistered or cracked;
 - (f) one growth crack which is well-healed and shallow and does not exceed ¼ inch in length;
 - (g) drought spots which do not affect more than 10 per centum of the surface;
 - (h) scars which do not exceed 15 per centum of the surface; or
 - (i) stemless plums and fresh prunes where the skin is not torn beyond the stem basin.
- 107.—(1) Where any plum or fresh prune shows two or more of the defects permitted the total area affected shall not exceed the maximum allowed for any one defect.
- (2) For variations incidental to the grading, packing and handling of Select grade a tolerance of not more than 5 per centum by count may be below the requirements of the grade but not more than one-half of the tolerance may be allowed for any one defect.
- (3) For variations incidental to the grading, packing and handling of No. 1 and No. 2 grade a tolerance of not more than 10 per centum by count or weight may be below the requirements of the grade but not more than one-half of the tolerance may be allowed for any one defect and not more than 3 per centum of the entire lot may be affected with decay.

POTATOES

- 108.—(1) The grades for potatoes shall be as follows:
 - (a) Canada No. 1 Grade.—This grade shall consist of potatoes which are reasonably mature and firm and,—
 - (i) free from freezing injury, bacterial ring rot, hollow hearts, necrosis, soft rot, dry rot, dumb-bells and knobs;
 - (ii) free from damage caused by dirt or other foreign matter, sprouts, sunburns, abnor-

- mal growth, growth cracks, cuts, scabs, blight, or other diseases, insects and mechanical or other means; and
- (iii) at least 2 inches in diameter and not less than 75 per centum by weight of the potatoes in any package 2½ inches or more in diameter, and in long shaped varieties of at least 3½ inches in length and a minimum diameter of 1¾ inches.
- (b) Canada No. 2 Grade.—This grade shall consist of potatoes which are reasonably mature and firm and.—
 - (i) at least 1¾ inches in diameter, and at least 75 per centum by weight in a package at least 2 inches in diameter;
 - (ii) free from freezing injury, bacterial ring rot, soft rot, dry rot, dumb-bells and knobs;
 - (iii) free from damage caused by dirt or other foreign matter; and
 - (iv) free from serious damage caused by sunburns, abnormal growth, growth cracks, cuts, scabs and blight or other diseases, insects, mechanical or other means.
- (c) Canada Fancy Grade.—This grade shall consist of potatoes of one variety which are bright, well-shaped, reasonably mature and firm and,—
 - (i) at least 21/4 inches in diameter;
 - (ii) free from freezing injury, bacterial ring rot, soft rot, dry rot, dirt or other foreign matter; and
 - (iii) free from sunburns, second growth, hollow hearts, growth cracks, cuts, scabs, blight or other diseases, insect injury, mechanical injury or other defects.
- (d) Canada No. 1 Small Grade.—This grade shall consist of potatoes which meet the requirements for Canada No. 1 grade except that the diameter of the potatoes shall be at least 1½ inches and not more than 2¼ inches, but this grade shall not apply to new potatoes offered for sale prior to September 1st in the year in which grown.
- (e) Canada No. 1 Large Grade.—This grade shall consist of potatoes which meet the requirements for Canada No. 1 grade except that the minimum weight of the potatoes shall be 10 ounces.
- (2) In subregulation 1,-
- (a) "reasonably mature" means that the outer skin does not loosen or feather readily during ordinary handling;
- (b) "bright" means free from dirt or other foreign matter, damage or discolouration but with the outer skin an attractive colour for the variety;
- (c) "well-shaped" means the typical shape for the variety and free from pointed, excessively elongated or other ill-formed types;
- (d) "soft rot" means any soft mushy condition of the tissue;
- (e) "free from damage" means that the appearance is not injured to an extent readily apparent and that any injury can be removed without waste of more than 5 per centum by weight of the potato including peel covering the defective area, and that not more than 10 per centum of the potatoes have sprouts over 1 inch in length;

- (f) "free from serious damage" means that any injured part may be removed without waste of more than 10 per centum by weight of the potato including peel covering the defective area, and that not more than 25 per centum of the surface of the potato is affected by scab; and
- (g) "abnormal growth" means excessive or second growth or any growth which materially changes the potato from its normal shape.
- (3) The tolerance by weight permitted for variations incidental to the grading, packing and handling of potatoes shall be,—
 - (a) 2 per centum below minimum size and 5 per centum above maximum size;
 - (b) 1 per centum soft rot other than bacterial ring rot;
 - (c) 3 per centum hollow hearts; and
 - (d) 4 per centum for other grade defects.
- (4) The provisions of subregulations 1, 2 and 3 shall apply to new potatoes except as to their being reasonably mature and the minimum diameters for new potatoes sold prior to September 1st in any year shall be as follows:
 - (a) for Canada No. 1 17/8 inches; and
 - (b) for Canada No. 2 11/2 inches.

RHUBARB

109.—(1) The grades for field rhubarb shall be as follows:

- (a) No. 1 Grade.—This grade shall consist of stalks at least one-third of red colour at least ¾ inch in diameter and at least ½ inches in circumference at or near the butt and they shall be,—
 - (i) at least 10 inches in length;
 - (ii) fresh, well-trimmed, free from stalks pulled from the seed stem, diseases, insect and other pests, dirt, trimmings, and other foreign matter;
 - (iii) properly packed and well-packed; and
 - (iv) where packed in eleven-quart veneer baskets of a minimum net weight of 12 pounds.
- (b) No. 2 Grade.—This grade shall consist of stalks of rhubarb free from decay.
- (2) In clause a of subregulation 1,—
- (a) "well-packed" means that the stalks are placed one way in the package either crosswise or lengthwise; and
- (b) "well-trimmed" means that the butts are left uncut with the skin removed and that the tops may have slight prongs not exceeding one inch in length, and that where a stalk is too long for the package the leaf end shall be cut.
- (3) For variations incidental to the grading, packing and handling of No. 1 grade a tolerance of not more than 10 per centum by count may be below the requirements for the grade but not more than one-half of the tolerance shall be allowed for any one defect and there shall be no decay and no stalk below the minimum length.
- 110.—(1) No person shall advertise, sell, offer for sale or have in possession for sale any forced rhubarb except by weight or by the bunch.

(2) When packed the stalks shall weigh not less than 16 ounces nor more than 17 ounces and when offered for retail sale as originally packed at least 15 ounces.

SMALL FRUITS FOR PROCESSING

- 111.—(1) The grades for small fruits used for processing shall be as follows:
 - (a) Blackberries for Canning—No. 1 Grade.—This grade shall consist of blackberries freshly picked, whole, clean, sound, mature, black in colour and,—
 - (i) at least 5/8 inch in diameter; and
 - (ii) free from mould, mildew or other decay, insect injury, sunburns, stems, leaves or other foreign matter and green or dried berries.
 - (b) Blackberries for Jam—No. 1 Grade.—This grade shall consist of blackberries freshly picked, clean, sound and not water-logged, mature, black in colour and free from mould, mildew, decay, insect injury or other diseases, sunburns, stems, leaves or other foreign matter and green or dried berries.
 - (c) Currants for Jam—No. 1 Grade.—This grade shall consist of freshly picked, clean, mature currants and,—
 - (i) free from sunburns, scabs, sweat, spray mould, mildew, leaves, dirt or other foreign matter, mechanical or insect injury; and
 - (ii) in the case of black currants stemmed unless otherwise specified as between the seller and purchaser.
 - (d) Gooseberries—No. 1 Grade.—This grade shall consist of freshly picked, clean, sound gooseberries of good shape and quality and,—
 - (i) at least 3/8 inch in diameter;
 - (ii) free from sunburns, scabs, sweat, spray, leaves, dirt or other foreign matter, mechanical or insect injury; and
 - (iii) green in colour, turning transparent.
 - (e) Raspberries for Canning—No. 1 Grade.—This grade shall consist of freshly picked, clean, sound, mature, whole, ripe and firm raspberries of one variety and,—
 - (i) free from mould, mildew or other decay, cores, stems, leaves or other foreign matter, green or dried raspberries; and
 - (ii) uniform in size and at least ½ inch in diameter.
 - (f) Raspberries for Jam—No. 1 Grade.—This grade shall consist of freshly picked, clean, sound, whole, ripe raspberries of one variety and red in colour and,—
 - (i) at least ½ inch in diameter;
 - (ii) free from mould, mildew or other decay, cores, stems, leaves or other foreign matter; and
 - (iii) not water-logged.
 - (g) Raspberries for Jam—No. 2 Grade.—This grade shall consist of freshly picked, clean, ripe raspberries of one variety and,—

- (i) free from mould, mildew or other decay, cores, stems, leaves or other foreign matter and green or dried raspberries; and
- (ii) not broken, matter or water-logged but the berries may be soft and slightly darker in colour than No. 1 grade under clause f.
- (h) Strawberries for Canning—No. 1 Grade.—This grade shall consist of freshly picked, clean, sound, mature strawberries and,—
 - (i) at least \(\frac{5}{8} \) inch and not more than 11/4 inches in diameter;
 - (ii) free from mould, mildew, stem rot or other decay, stems, leaves or other foreign matter, green tipped, dried or malformed strawberries; and
 - (iii) unhulled unless otherwise specified as between the seller and purchaser.
- Strawberries for Jam—No. 1 Grade.—This grade shall consist of freshly picked, clean, sound, mature, red strawberries and
 - (i) at least 5% inch in diameter;
 - (ii) free from mould, mildew, stem rot or other decay, stems, leaves or other foreign matter, green, dried or malformed strawberries; and
 - (iii) not water-logged.
- (j) Strawberries for Jann—No. 2 Grade.—This grade shall consist of freshly picked, clean, nearly ripe strawberries and,—
 - (i) at least ½ inch in diameter;
 - (ii) free from mould, mildew, stem rot or other decay, hulls, stems, leaves or other foreign matter, green, dried or malformed strawberries; and
 - (iii) not water-logged.
- (2) For variations incidental to the grading, packing and handling of small fruits sold for processing a tolerance of not more than 5 per centum by weight may be below the requirements for the grade.

STRAWBERRIES

- 112.—(1) The grade for strawberries sold or offered for sale for other than processing purposes shall be as follows:
 - (a) No. 1 Grade.—This grade shall consist of strawberries with the hull attached, which are wellformed, of good colour, firm but not over-ripe and
 - (i) at least 3/4 inch in diameter; and
 - (ii) free from surface moisture, bruises, bird pecks, mould and damage caused by sand, disease or other means.
 - (2) In subregulation 1,—
 - (a) "damage" means any injury which materially affects the appearance or edible or shipping quality;
 - (b) "diameter" means the greatest dimension at right angles to a straight line running from the stem to the apex; and
 - (c) "over-ripe" means becoming soft and in a condition unfit for shipment.

- (3) For variations incidental to the grading, packing and handling of strawberries sold or offered for sale for other than processing purposes a tolerance of not more than 5 per centum by volume may be below the prescribed size and not more than 10 per centum by volume may be below the other requirements of the grade.
- (4) Every crate of strawberries sold or offered for sale for other than processing purposes shall be plainly marked at one end with the grade designation.

TOMATOES-FIELD AND HOTHOUSE

- 113.—(1) The grades for field and hothouse tomatoes shall be as follows:
 - (a) Select Grade.—This grade shall consist of sound, mature, smooth, clean, well-formed and uniformly coloured tomatoes and the surface of each tomato shall have at least a tinge of red colour and the tomatoes shall be,—
 - (i) of a minimum size of 2½ inches and a maximum size of 2½ inches in diameter or a minimum size of 1¾ inches and a maximum size of 2¼ inches in diameter or a minimum size of 1½ inches and a maximum size of 1¾ inches in diameter;
 - (ii) free from blossoms and stem ends, scalds, growth cracks, water blisters, ground spots or other scars which indent the tomatoes;
 - (iii) free from damage caused by disease, insects or other means; and
 - (iv) properly packed.
 - (b) No. 1 Grade.—This grade shall consist of sound, mature, clean, reasonably smooth, well-formed, uniformly coloured tomatoes and the surface of each tomato shall have at least a tinge of red colour and shall be,—
 - (i) of a minimum size of 2 inches in diameter or a minimum size of 1½ inches and a maximum size of 2 inches;
 - (ii) free from diseases, scald, water blisters, ground spots, stem ends and worm holes, growth cracks and other scars which are likely to cause leaking or materially affect the appearance of the tomatoes;
 - (iii) free from damage caused by blossom ends, plant or stem rub and insect injury; and
 - (iv) properly packed.
 - (c) No. 2 Grade.—This grade shall consist of sound, clean, uniformly coloured tomatoes, not overripe or soft, and the surface of each tomato shall have at least a tinge of red colour and shall be,—
 - (i) of a minimum size of 1¾ inches in diameter;
 - (ii) free from rot, water blisters, open wet cracks or badly mis-shapen, rough or russeted tomatoes;
 - (iii) free from serious damage caused by bruises, sun scalds, cat-faces, growth cracks, diseases, insects or other injury; and
 - (iv) properly packed.
- (2) In clause a or subregulation 1 "damage" means any injury which is apparent in the process of grading, packing and handling.

- (3) For variations incidental to the grading, packing and handling of Select grade tomatoes a tolerance of not more than 5 per centum by count may be below the requirements for the grade but not more than one-half of the tolerance shall be allowed for any one defect.
- (4) Each package of tomatoes which contains Select grade of a minimum size of $1\frac{1}{2}$ inches and a maximum size of $1\frac{3}{4}$ inches and No. 1 grade of a minimum size of $1\frac{1}{2}$ inches and a maximum size of 2 inches shall be marked with the minimum and maximum sizes.
 - (5) In clause b of subregulation 1,—
 - (a) "materially affect the appearance of the tomatoes" means that the scars exceed one complete circle 1¼ inches in diameter and that the growth cracks exceed ¾ inch in length; and
 - (b) "reasonably smooth" means that the tomatoes are only slightly ridged, angular or indented.
- (6) Where not more than 10 per centum by count in any package are affected the following shall not be considered as damage for the purpose of No. 1 grade,—
 - (a) blossom ends which do not affect more than 5 per centum of the surface;
 - (b) plant or stem rub which when combined does not affect more than 5 per centum of the surface; and
 - (c) insect injury which consists of not more than two well healed-over stings.
- (7) Tomatoes which comply with the requirements of No. 2 grade field tomatoes where packed in baskets or hampers may be marked "DOMESTIC".
 - (8) In clause c of subregulation 1,—
 - (a) "badly mis-shapen" means that the tomato is so deformed that its appearance is seriously affected;
 - (b) "serious damage" means any injury or defect which affects the appearance or edible or shipping quality; and
 - (c) "cat-faces" means irregular, dark leathery scars.
- (9) For variations incidental to the grading, packing and handling of No. 1 grade and No. 2 grade tomatoes a tolerance of not more than 10 per centum by count may be below the requirements for the grade but not more than one-half of the tolerance shall be allowed for any one defect and not more than 1 per centum may be affected with decay.

GREEN TOMATOES

- 114.—(1) The grades for green tomatoes shall be as follows:
 - (a) No. 1 Grade; and
 - (b) No. 2 Grade;
 - and clauses a and b of subregulation 1 of regulation 113 shall mutatis mutandis respectively apply except for colour.
- (2) The packages containing green to matoes shall be marked "GREEN".

CANNING TOMATOES

115.—(1) The grades for tomatoes where purchased from the grower on a grade basis for canning purposes shall be as follows:

- (a) No. 1 Grade.—This Grade shall consist of tomatoes which are firm, ripe, well-formed, well-coloured, and free from moulds and decay and from damage caused by growth cracks, worm holes, cat-faces, sun scald, freezing injury or mechanical or other means.
- (b) No. 2 Grade,—This grade shall consist of tomatoes which do not meet the requirements for No. 1 grade but are ripe, fairly well-coloured and free from serious damage.
- (c) No. 3 Grade.—This grade shall consist of tomatoes which do not meet the requirements for No. 2 grade.
- (2) The minimum size for each grade may be fixed by agreement between the seller and purchaser and tomatoes below the fixed minimum shall be culls.
 - (3) In subregulation 1,—
 - (a) "damage" means any injury which causes a loss to a tomato in trimming and peeling of more than 10 per centum by weight;
 - (b) "fairly well-coloured" means that the tomato shows at least two-thirds red colour;
 - (c) "firm" means that the tomato is not soft, puffy, shrivelled or water-soaked;
 - (d) "serious damage" means any injury which causes loss to a tomato in trimming and peeling or more than 20 per centum by weight;
 - (e) "well-coloured" means that the tomato shows at least 90 per centum of red colour; and
 - (f) "well-formed" means that the tomato is fairly round and not badly mis-shapen.
- 116.—(1) The grades for tomatoes where purchased from the grower on a grade basis for the manufacture of strained tomato products shall be as follows:
 - (a) No. 1 Grade.—This grade shall consist of tomatoes which are fairly firm, ripe, well-coloured and free from stems and frost injury and damage caused by discoloured cracks, shrivelling, moulds, decay, insects, sunburn, sun scald, woody cat-faces, or other means.
 - (b) No. 2 Grade.—This grade shall consist of tomatoes which are ripe, fairly well-coloured and free from serious damage.
 - (c) No. 3 Grade.—This grade shall consist of tomatoes which do not meet the requirements of No. 2 grade.
 - (2) In subregulation 1,-
 - (a) "damage" means any injury which affects the quality of the tomato for puree purposes and shall include sunburn, insect injury, sun scald, woody cat-faces and shrivelling which cannot be removed in the ordinary process of trimming without a loss of more than 10 per centum by weight of the tomato;
 - (b) "fairly firm" means that the tomato is not water-soaked, puffy or sun-blistered;
 - (c) "fairly well-coloured" means that at least twothirds of the flesh of the tomato has red colour;
 - (d) "serious damage" means any injury which seriously affects the quality of the tomato for puree purposes and shall include decay which has caused the tomato to become sour, spots, blossom end rot, soil rot, sunburns, sun scalds and any other decay or disease which cannot be

- removed without a loss of more than 20 per centum by weight of the tomato;
- (e) "well-coloured" means that at least 90 per centum of the flesh of the tomato has good red colour.

TURNIPS (waxed or unwaxed)

- 117.-(1) The grades for turnips shall be as follows:
- (a) Canada No. 1 Small.—This grade shall consist of turnips from 2 to 4 inches in diameter of one variety and they shall be,—
 - (i) firm, smooth, well-shaped and well-trimmed;
 - (ii) free from soft rot and damage caused by freezing, pithiness, watercore, secondary rootlets, growth cracks, cuts, dirt, disease, insects, mechanical or other injury; and
 - (iii) properly packed.
- (b) Canada No. 1 Small Medium.—This grade shall consist of turnips which meet the requirements for Canada No. 1 Small except that the size shall be from 3½ to 5 inches in diameter; but for early turnips sold prior to August 31st in any year the size may be from 3 to 5½ inches.
- (c) Canada No. 1 Medium.—This grade shall consist of turnips which meet the requirements for Canada No. 1 Small or Canada No. 1 Small Medium except that the size shall be from 4 to 6 inches in diameter.
- (d) Canada No. 1 Large.—This grade shall consist of turnips which meet the requirements for any of the grades for turnips except that the size shall be at least 4 inches in diameter.
- (2) In subregulation 1,—
- (a) "waxed" means that the turnip has been entirely immersed in and covered with a wax solution;
- (b) "firm" means that the turnip is not soft or shrivelled;
- (c) "well-shaped" means that the turnip is reasonably regular and that the length when trimmed is not more than one and one-half times the diameter;
- (d) "well-trimmed" means that the top of the turnip when trimmed is not more than ¾ inch in length and that the secondary rootlets are removed and the long or coarse, tail-like parts of the root are cut off; and for waxed turnips, that the stalk and root may be cut back and the lower half of the turnip smoothly trimmed to remove surface blemishes;
- (e) "soft rot" means any soft mushy condition of the tissue;
- (f) "practically free from damage" means where an injury does not affect more than 25 per centum of the lower half of the turnip.
- (3) For variations incidental to the grading, packing and handling of turnips a tolerance of not more than 20 per centum by count may be larger than the maximum diameter and not more than 5 per centum may be more than ½ inch larger; but not more than 10 per centum may be smaller than the minimum diameter and not more than 5 per centum shall be allowed for soft rot.

Dated at Toronto this 29th day of April, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

SCHEDULE 1

DIMENSIONS AND CAPACITIES FOR STANDARD PACKAGES

1. apple, pear and potato barrel—7,056 cubic inc	hes,
length of stave	31/2"
diameter of head	11/8"
distance between heads	5"
circumference at bilge (outside) 64	! "
staves shall be of uniform thickness measure	ring
five to $1\frac{7}{8}$ ".	

2. apple and pear half-barrel—3,528 cubic inches,
length of stave
diameter of head
distance between heads
circumference at bilge (outside) $51\frac{1}{2}$
staves shall be of uniform thickness measuring
five to $1\frac{7}{8}$ ".

3. apple and pear bushel-barrel—2,218 cubic	inches,
length of stave	18"
diameter of head	
distance between heads	
circumference at bilge (outside)	
staves shall be of uniform thickness m	easuring
five to $1\frac{7}{8}$ ".	

length		18"
width		111/5"
depth		$10\frac{1}{2}''$
5. apple crate—2,431 cubic	inches,	
length		17"
width		13"

4. apple box-2,174 cubic inches,

	depth of ends. depth of side $(9\frac{1}{2}"$ piece set up $\frac{3}{4}")$	11"
6.	apple half-crate—1,233 cubic inches, length	13"
	widthdepth of ends	$11\frac{1}{2}''$
	depth of clids: (63/4" piece set up 3/4")	71/3"

	depth of sides $(6\frac{3}{4}"$ piece set up $\frac{3}{4}")$	$7\frac{1}{2}''$
7. cł	length	$10\frac{3}{4}''$

8.	peach box—
	length
	length
	depth4", $4\frac{1}{4}$ ", $4\frac{1}{2}$ ", $4\frac{3}{4}$ " or 5 ".
	dept, 2,4, 2,2, 1,4 or 0.
0	pear boy-1 75016 cubic inches

9.	pear box 1,739/2 cubic menes,	4.0#
	length	18"
	width	111/2"
	depth	81/2"
10.	pear half-box—983 cubic inches,	
	length	18"
	width	111/6"

11. plum and prune boxlength 18", width $11\frac{1}{2}$ ", depth $3\frac{1}{4}$ ", length $16\frac{1}{8}$ ", width $13\frac{3}{4}$ ", depth $5\frac{3}{4}$ ", length $16\frac{1}{8}$ ", width 10", depth $3\frac{3}{8}$ ", and $\frac{1}{2}$ " cleat may be used.

12. cabbage cratelength 15¹/₄", width 12", depth 18", length 21¹/₂", width 17¹/₂", depth 13", and 1¹/₂" or 3/4" cleat may be used for this size of crate.

13. cantaloupe crate— length $21\frac{1}{2}$ ", width 13", depth from 4" to 10", length 18", width $15\frac{1}{4}$ ", depth 12".

14. cauliflower cratelength $21\frac{1}{2}$ ", width $17\frac{1}{2}$ ", depth $7\frac{1}{2}$ " or $8\frac{1}{2}$ ". celery crate

length 21", width 12", depth 20", but depth of crates may be increased or decreased according to length of celery.

16. four-basket crate-

baskets and tintops $7\frac{1}{2}$ " by $7\frac{1}{2}$ " (at the top) by $6\frac{1}{2}$ " by $6\frac{1}{2}$ " (at the bottom), $3\frac{3}{4}$ " deep (measured perpendicularly), crates shall be $15\frac{3}{4}$ " by $15\frac{3}{4}$ " by $4\frac{1}{4}$ " or $4\frac{1}{2}$ " or $4\frac{3}{4}$ ".

17. quart box—67.2 cubic inches, round corners: top band 1958" by ½" by 1/30", bottom 438" by 438", depth 2 15/16", minimum thickness of veneer 1/24". square corners: top band 20" by $\frac{1}{2}$ " by 1/30", bottom 4%" by 4%", depth 3", minimum thickness of veneer 1/24".

18. pint box-33.6 cubic inches, round corners: top band $15\frac{5}{8}$ " by 7/16" by 1/30", bottom $3\frac{1}{2}$ " by $3\frac{1}{2}$ ", depth 2 5/16", minimum thickness of veneer 1/26". square corners: top band 16" by 7/16" by 1/30", bottom $3\frac{1}{2}$ " by $3\frac{1}{2}$ ", depth 2 6/16", minimum thickness of veneer 1/26".

19. berry crate-24 quarts (2 or 3 tiers) 27 quarts (3 tiers) 12 pints (1 tier) 12 quarts (1 tier)

24 pints (2 or 3 tiers) 36 pints (3 tiers) 20. twenty-seven-quart crate— length $16\frac{1}{4}$ ", width $16\frac{1}{4}$ ", sides: 2 pieces 18" by 6" by 3/16", 3 nails each

end, sides: 2 pieces 18" by 4" by 3/16", 2 nails each end.

bottom: 3 pieces $17\frac{1}{8}$ by $4\frac{1}{2}$ by 3/16, 3 nails each end,

bottom of end: 2 pieces 16¼" by 3½" by 7/16", top and centre of ends: 4 pieces 16¾" by 1½" by 7/16",

dividers: 6 pieces 17" by $7\frac{3}{4}$ " by 3/16", top strips: 2 pieces 18" by $1\frac{1}{4}$ " by $\frac{1}{4}$ ", 2 nails

each end, key strips:2 pieces 16" by 1" by 3/16", corner posts: 4 pieces 12½" by 1½" by 7/16", but the corner posts of a crate for ideal berry boxes shall be 11" in height and only ideal berry boxes shall be packed therein.

21. thiry-six-pint crate— length 17¼", width 13¼", sides: 2 pieces 19" by 5¼" by 3/16", 3 nails each end,

sides: 2 pieces 19" by 3" by 3/16", 2 nails each end.

bottom: 3 pieces $18\frac{1}{8}$ " by 3" by 3/16", 2 nails each end,

bottom of end: 2 pieces 13½" by 3½" by 7/16", top and centre of ends: 4 pieces 13½" by 1½" by 7/16",

dividers: 6 pieces 18" by 6" by 3/16", top strips: 2 pieces 19" by 1\frac{1}{4}" by \frac{1}{4}", 2 nails

each end, key strips: 2 pieces 13" by 1" by 3/16", corner posts: 4 pieces 10½" by 1½" by 7/16", but the corner posts of a crate for ideal berry boxes shall be 9¼" in height and only ideal berry boxes shall be packed therein.

 bushel hamper—2,181 cubic inches, diameter at top 17", at bottom 14¾", depth (solid or raised veneer bottom type) 11", depth, inside wall, (continuous stave type) 111/4".

> (1) staves—every solid or raised veneer bottom straight stave hamper shall have not less than 12 staves, \(\frac{1}{8}'' \) thick, \(3\frac{1}{2}'' \) wide and \(11\frac{5}{8}'' \) long.

- (2) a closed type continuous stave hamper shall have not less than 14 splints, the minimum thickness of which shall be 1/20" and of a minimum width of 21/4" but where not less than 20 splints are used the minimum thickness shall be 1/22".
- (3) an open type continuous stave hamper used for vegetables shall have not less than 10 staves the minimum thickness of which shall be 1/20" and of a minimum width of 21%" and the side of the hamper shall be plainly and legibly stamped with the words "FOR VEGETABLES ONLY" and the letters shall be at least 1/2" in height.
- (4) bottom—where solid material is used the bottom shall be at least 7/16" thick.
- (5) where slats and a raised veneer bottom are used there shall be at least four slats ½" thick with one or more cross pieces firmly nailed or stapled to each other at points where they cross and made to fit snugly on inside bottom hoop.
- (6) where continuous staves are used the bottom shall be formed with a concave and the staves shall be securely fastened in the centre by nails or staples.
- (7) outside top hoop shall be at least $1\frac{1}{8}$ " wide and $\frac{1}{8}$ " thick, or 1/16" thick where two hoops are used.
- (8) inside top hoop shall be at least $\frac{1}{8}$ " wide and $\frac{1}{8}$ " thick, or two hoops 1/16" thick.
- (9) centre hoop shall be at least ¾" wide and 1/10" thick but if double hoops are used they shall be at least ¾" wide and 1/16" thick. Each hoop shall be securely fastened with at least one nail or staple to each stave and driven through the hoop and the stave and well clinched.
- (10) outside bottom hoop shall be at least ¾" wide and 1/10" thick. Each hoop shall be securely nailed or stapled with at least two nails or staples to each stave, driven through and well clinched but in the case of solid bottom the nails or staples shall be firmly driven in place.
- (11) where a raised veneer bottom is used the inside bottom hoop shall be at least ½" wide and ½" thick, or ½" thick where two hoops are used, securely nailed or stapled with at least two nails or staples to each stave, driven through and well clinched.

(12) cover—

- (i) one hoop shall be 3/4" wide and 1/4" thick and of the same diameter as the outside top rim of the hamper and shall consist of five slats 1/16" thick and 3" wide or two slats at least 1/8" thick and 7" wide.
- (ii) one cross slat shall be at least 20" long, 2½" wide and 1/6" thick, nailed or stapled to hoop of cover with at least two nails or staples at each end of the slat firmly embedded in cover and hoop; the slats shall be nailed or stapled to each other at the four points where three slats cross each other with the nails or staples securely clinched on the under side.
- (iii) where two slats only are used the slats shall be nailed or stapled to

- the hoop of the cover with at least four nails or staples at each end of each slat firmly embedded in cover hoop.
- (iv) flat cover shall have two slats 17½" long, 2½" wide and 1/10" thick, two slats part circle and two slats half circle 14¾" long, 2½" wide at centre and 1/10" thick; one cross slat 20" long, 1/6" thick and at least 2½" wide so as to fit snugly beneath the handle.
- (v) slats shall be nailed or stapled together with at least two nails or staples at each of the intersecting points with the nails or staples securely clinched on the under side.
- 23. bushel hamper—"export type"—straight stave,—
 - (1) staves—there shall be at least 12 staves \(\frac{1}{8}'' \) thick and \(3\frac{1}{2}'' \) wide but where at least 20 staves are used the minimum thickness may be \(1/16'' \).
 - (2) bottom—where solid material is used the bottom shall be at least 7/16" thick.
 - (3) a raised veneer bottom shall be at least twoply veneer at least ½" thick and made to fit snugly on inside hoop and the hoop shall be at least ½" thick and ½" wide.
 - (4) outside top hoop and inside top hoop shall be at least 1½" wide and ½" thick and where two hoops are used may be 1½" wide and 1/16" thick.
 - (5) centre hoop shall be at least 34" wide and 1/10" thick and where double hoops are used they shall be at least 34" wide and 1/20" thick but a wire hoop not lighter than 18-gauge wire with ends securely fastened may be used.
 - (6) outside bottom hoop shall be at least 1/8" wide and 1/10" thick and where double hoops are used they shall be at least 1/8" wide and 1/20" thick.
 - (7) stapling of hoops—each hoop shall be securely nailed or stapled with at least 24 staples, nails or tacks and clinched on the inside.
 - (8) cover-
 - (i) each hoop shall properly fit the top of the hamper and shall be at least ½" thick and of sufficient width to ensure not less than 5%" between top rim of the hamper and the bottom of cover slats.
 - (ii) each cover shall consist of either two slats at least ½8" thick and 7" wide or five or more slats at least ½8" thick and 3" wide and one cross slat 18½" long, 2½" wide and ½8" thick.
 - (iii) where four wire handles are used the extra cross slat shall be at least 18½" long, 2½" wide and 1/6" thick, and where two cover slats are used the slats shall be nailed or stapled to hoop of cover with at least four nails or staples at each end and where five or more slats are used the slats shall be nailed with at least two nails or staples.

- (iv) nails or staples shall be firmly embedded in cover hoop and securely clinched on the under side.
- (v) where five slats are used they shall be nailed or stapled to each other at the four points where the three slats cross each other.
- (9) handles shall be placed opposite each other and driven through both hoops and staves and clinched and the inside width of the handles shall be the same as the cross slats.
- half-bushel hamper—straight side continuous stave or solid bottom,—
 - (1) diameter at top 13½" depth to top of hoop 9" diameter at bottom 11½"
 - (2) staves—closed type—a solid bottom or raised veneer straight stave hamper shall contain at least 14 staves not more than 3½" or less than 3" in width at the top, 1/10" in thickness and 9½" in length and a closed type continuous stave hamper shall have 16 splints not less than 1¾" in width, 1/24" in thickness and of sufficient length to properly form the sides and bottom.
 - (3) staves—open type shall have at least 10 staves at least $3\frac{1}{2}$ " in width and 1/10" in thickness.
 - (4) outside top hoop shall be at least 1" in width and 1/10" in thickness and where double hoops are used they shall be at least 1" in width and 1/16" in thickness.
 - (5) inside top hoop shall be at least 1" in width and 1/10" in thickness.
 - (6) centre hoop shall be at least 5/8" in width and 1/12" in thickness and where double hoops are used they shall be at least 5/8" in width and 1/20" in thickness and the hoops shall be securely fastened to each stave with at least one nail or staple driven through and clinched.
 - (7) outside bottom hoop shall be at least \(\frac{5}{8} \)" in width and \(1/12 \)" in thickness and where two hoops are used they shall be at least \(\frac{5}{8} \)" in width and \(1/20 \)" in thickness and the hoops shall be securely fastened to each stave with at least two nails or staples driven through and clinched.
 - (8) inside bottom hoop for solid and raised veneer bottom hamper shall be at least \(\frac{3}{8}'' \) in width and \(3/16'' \) in thickness and where two hoops are used they shall be at least \(\frac{3}{8}'' \) in width and \(\frac{1}{8}'' \) in thickness.
 - (9) bottom where a solid material is used shall be at least 3/8" in thickness and 111/4" in diameter and where a raised veneer bottom is used at least 1/8" in thickness and one or more crossed pieces shall be used and firmly nailed or stapled to each other where they cross.
 - (10) cover with hoop-
 - (i) the hoop shall be at least ¼" in thickness and of sufficient width to ensure at least ½" between the top of the hamper and the bottom of the cover slats and the hoop shall properly fit the top of the hamper.
 - (ii) the cover shall have two slats at least $5\frac{1}{2}$ " in width and 1/12" in

- thickness and one cross slat $2\frac{1}{2}$ " in width, 1/12" in thickness and at least 16" in length and the slats shall be nailed or stapled to the hoop of the cover with at least four nails or staples at the end of each slat.
- (iii) where five or more slats including the cross slat are used they shall be at least 2½" in width and 1/12" in thickness and the cross slat shall be at least 16" in length and the slats shall be nailed or stapled to the hoop of the cover with at least two nails or staples at the end of each slat.
- (iv) nails or staples shall be firmly embedded in cover hoop and where five or more slats are used the slats shall be nailed or stapled to each other at the four points where the three slats cross each other.
- (v) nails or staples shall be securely clinched on the under side.
- (11) handles shall be placed opposite each other and driven through the hoops and staves and clinched and the inside width of handles shall be the same as the cross slats.
- twenty-quart wood veneer tapered field or orchard basket,—
 - (1) diameter at top 14½" depth measured perpendicularly 12¾" diameter at bottom 9"
 - (2) staves—there shall be at least 12 staves 13½" in length, 3" in width at top and tapered to 2½" at bottom and 1/10" in thickness but three sets of two staves crossed may be used for bracing and shall be 15" in length, 1¾" in width and 1/10" in thickness.
 - (3) top inside and outside hoops shall be 1'' in width and 1/10'' in thickness.
 - (4) centre hoop—either wire or wood veneer may be used and where veneer is used it shall be at least 11/16" in width and 1/16" in thickness.
 - (5) bottom hoop shall be at least 11/16" in width and 1/10" in thickness and the staves shall be securely fastened with at least two nails or staples in each stave at both top and bottom.
 - (6) where cross braces are omitted the centre hoop of wire or wood shall have two staples in each stave, or the staves shall be securely fastened with at least two nails or two staples in each stave at both top and bottom.
- 26. two-quart wood veneer basket-
 - (1) the basket shall be constructed over a form measuring 10¾" in length and 4¼" in width at the top and the depth shall ensure a basket 3½" deep.
 - (2) bottom shall be 97%" in length, 35%" in width and at least 3%" in thickness and shall have a corner radius to provide for a straight line measurement at the end of 17%" and at the side of 8".
 - (3) the veneer shall be at least 1/20" in thickness and shall be securely fastened by bands.

- (4) top bands shall be at least $\frac{1}{2}$ " in width and $\frac{1}{20}$ " in thickness and securely tacked.
- (5) bottom bands shall be at least $\frac{3}{8}$ " in width, 1/20" in thickness and shall be securely nailed.
- (6) bands shall be drawn tight so as to fit closely over the top of the form and bottom of the basket.
- (7) (i) handles shall be not over 1534" in length and at least 1/16" in thickness and 34" in width and shall be securely attached with one tack at each side of handle at top band and one nail in each end of handle fastening the handle securely at the bottom.
 - (ii) no metal handle shall be used unless it is approved by the Department.

27. six-quart wood veneer basket-

- (1) the basket shall be constructed over a form measuring 14½" in length and 65%" in width at the top, with a corner radius of 1¾" and shall be of such depth as shall ensure a basket 4½" deep.
- (2) bottom shall be 13¾" in length, 5½" in width and at least ¾" in thickness, with a uniform corner radius to provide for a straight line measurement at the end of at least 2", and at the side at least 9½".
- (3) the sides and ends shall be of veneer at least 1/16" in thickness but where made from hard maple, beech or birch the veneer shall be at least 1/20" in thickness.
- (4) top bands shall be at least 3/4" in width, 1/16" in thickness and securely nailed.
- (5) bottom bands shall be at least $\frac{1}{2}$ " in width, $\frac{1}{16}$ " in thickness and securely nailed.
- (6) bands shall be drawn tight so as to fit closely over the top of the form and the bottom of the basket.
- (7) handle shall be at least 19½" and not over 20¾" in length and at least 1" in width, ½" in thickness and securely attached with one tack in each side of the handle at the top band and one nail in each end of the handle at the bottom band.
- (8) cover-
 - (i) the cover shall be $15\frac{1}{2}$ " in length and $6\frac{7}{8}$ " in width.
 - (ii) the sides of the cover when seasoned shall be 2" in width and 1/10" in thickness and where two thicknesses are used veneer shall be 1/18" in thickness.
 - (iii) the ends of the cover shall be 1/12" in thickness.
 - (iv) the cleats securing the tarlatan or other transparent covering to the sides shall be ½" in width and 6" in length and securely attached to the sides with at least two nails or staples and shall be placed not more than 1" from the ends of the cleats.
 - (v) clear transparent covering such as Pliofilm and Vinylite shall be 21" by 12½" and shall be perforated by a ¼" opening for each square inch except for a two-inch margin.

- (vi) tarlatan or other transparent covering shall be cut at right angles with the weave or mesh of the covering and shall be 20" in length and 12" in width.
- 28. eleven-quart wood veneer basket—
 - (1) the basket shall be constructed over a form measuring 17 5/16" in length and 7 5/16" in width at the top, with a corner radius of 13/4" and the depth shall ensure a basket 6" deep.
 - (2) bottom shall be 165%" in length, 65%" in width and at least 3%" in thickness, with a uniform corner radius to provide for a straight line measurement of at least 2" at the end and 12" at the side.
 - (3) the sides and ends shall be of veneer at least 1/16" in thickness.
 - (4) top bands shall be at least 3/4" in width and 1/16" in thickness and shall be securely nailed.
 - (5) bottom bands shall be at least ½" in width and 1/16" in thickness and shall be securely nailed.
 - (6) bands shall be drawn tight so as to fit closely over the top of the form and the bottom of the basket.
 - (7) the handle shall be,-
 - (i) not more than 25½" in length and at least 1¼" in width, at least 1/7" in thickness.
 - (ii) securely attached with one tack in each side of the handle at the top band and two nails in each end of the handle at the bottom band.
 - (iii) shaped so that pinching or spreading of the basket shall not be permitted.
 - (8) cover-
 - (i) the cover shall be $18\frac{1}{2}$ " in length and $7\frac{11}{16}$ " in width.
 - (ii) the sides of the cover when seasoned shall be 2" in width and 1/10" in thickness and where two thicknesses of veneer are used shall be 1/18" in thickness.
 - (iii) the ends of the cover shall be 1/12" in thickness.
 - (iv) the cleats securing the tarlatan or other transparent covering to the sides shall be ½" in width and 6" in length and securely attached to the sides with at least two nails or staples and shall be placed not more than 1" from the ends of the cleats.
- 29. twenty-quart wood veneer basket-
 - (1) the basket shall be constructed over a form measuring 17 5/16" in length and 7 5/16" in width at the top, with a corner radius of 13/4" and the depth shall ensure a basket 81/2" deep.
 - (2) bottom shall be $16\frac{5}{8}$ % in length, $6\frac{5}{8}$ % in width and at least $\frac{3}{8}$ % in thickness, with a uniform corner radius to provide for a straight line measurement of at least 2" at the end and 12" at the side.

- (3) the sides and ends shall be veneer at least 1/16" in thickness.
- (4) top bands shall be at least ¾" in width and at least 1/16" in thickness and shall be securely nailed.
- (5) bottom bands shall be at least ½" in width and 1/16" in thickness and shall be securely nailed.
- (6) bands shall be drawn tight so as to fit closely over the top of the form and the bottom of the basket.
- (7) handle shall be
 - (i) not more than 33" in length, at least 1½" in width and 1/7" in thickness.
 - (ii) securely attached with one tack in each side of the handle at top band and two nails in each end of the handle at bottom band.
 - (iii) shaped so that pinching or spreading of the basket shall not be permitted.
- (8) cover-
 - (i) the cover shall be $18\frac{1}{2}$ " in length and 7 11/16" in width.
 - (ii) the sides of the cover when seasoned shall be 2" in width and 1/10" in thickness and where two thicknesses

- of veneer are used shall be 1/18" in thickness.
- (iii) the ends of the cover shall be 1/12" in thickness.
- (iv) the cleats securing the tarlatan or other transparent covering to the sides shall be ½" in width and 6" in length and shall be securely attached to the sides with at least two nails or staples and shall be placed not more than 1" from the ends of the cleats.
- machine-stitched baskets shall be as securely constructed as if made by hand.
- 31. bags-
 - (1) the net weight of onions in bags shall be one of the following,—5 pounds, 10 pounds, 25 pounds, 50 pounds, 75 pounds or 100 pounds.
 - (2) the net weight of potatoes in bags shall be one of the following,—5 pounds, 10 pounds, 15 pounds, 25 pounds, 50 pounds or 75 pounds.
 - (3) the net weight of turnips in bags shall be one of the following,—25 pounds, 50 pounds or 100 pounds.



Publications Under The Regulations Act, 1944

JUNE 8th, 1946

Erratum

THE FARM PRODUCTS GRADES AND SALES ACT ERRATUM ET CORRIGENDUM

In Ontario Regulations 53/46, on page 65 (footpagination), in The Ontario Gazette published on the 1st of June, 1946, the number of subregulation "57" should be changed to read "37".

THE JUDICATURE ACT

O. Reg. 54/46.
Amending O. Reg. 261/44.
Rules of Practice and Procedure of the Supreme Court of Ontario.
Approved—May 8th, 1946.
Filed—May 15th, 1946, 11.30 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 8th day of May, A.D. 1946.

Upon the recommendation of the Honourable the Attorney-General, the Committee of Council advise that the regulations appended hereto made by the Rules Committee under *The Judicature Act* be approved.

The Committee further advise that Regulation 1 of Ontario Regulations 1/44 shall not apply to the appended regulations.

C. F. BULMER, Clerk, Executive Council.

RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO MADE BY THE RULES COMMITTEE UNDER THE JUDICATURE ACT

- 1. Rule 298 of Ontario Regulations 261/44 is repealed and the following substituted therefor:
 - 298. Unless otherwise ordered affidavits upon which a notice of motion is founded shall be served with the notice of motion and all affidavits shall be served and filed before they are used.
- 2. Rule 775 of Ontario Regulations 261/44 is amended by inserting after the word "alleged" the words "whether such adultery is alleged as the cause of action or by way of revival of a prior matrimonial offence which has been condoned", and by inserting after the figures "776" the word and figures "or 776A", so that the said rule shall now read as follows:
 - 775. Except in cases in which an order has been made under Rule 776 or 776A, every person with whom adultery is alleged whether such adultery is alleged as the cause of action or by way of revival of a prior matrimonial offence which has been condoned shall be made a party defendant in the action.
- 3. Rule 776 of Ontario Regulations 261/44 is repealed and the following substituted therefor:

- 776. If the name of the person with whom adultery is alleged is unknown to the plaintiff at the time of the bringing of the action, a Judge, upon an application, may grant leave to the plaintiff to bring the action without adding such person as a party defendant. The order granting such leave shall require that as soon as the name of the alleged adulterer is ascertained he shall be added as a party defendant, and all necessary amendments shall be made. The order shall be served with the writ. This rule shall, mutatis mutandis, apply to a counterclaim.
- 4. Ontario Regulations 261/44 are amended by adding the following rule:
 - 776A. After an action has been commenced a Judge upon the application of the plaintiff may grant leave to add a further cause of action alleging adultery with a person whose name is unknown to the plaintiff. Such order shall require the amended writ of summons, the amended statement of claim and the affidavit verifying the same to be re-served, and shall further require that so soon as tne name of the alleged adulterer is ascertained he shall be added as a party defendant, and all necessary amendments shall be made. Such order shall also prescribe the time within which the appearance to the amended writ shall be entered and within which the statement of defence to the amended statement of claim shall be delivered. The order shall be served with the amended writ, the amended statement of claim and the affidavit verifying the same. This rule shall, mutatis mutandis, apply to a counterclaim.
- 5. Rule 788 of Ontario Regulations 261/44 is amended by striking out the last four words thereof, namely, "when all parties consent", and by striking out the words "the Trial" in the last sentence thereof and inserting in lieu thereof the article "a", and by inserting after the word "jury" where it last appears in the said rule the words "in accordance with the provisions of Rule 398", so that the said rule shall now read as follows:
 - 788. If either party serves a jury notice, the action shall be heard at a sitting for the trial of actions with a jury and any question of fact shall be determined by the jury upon written questions submitted to them by the Judge. A general verdict shall not be taken. Notwithstanding this provision an action in which a jury notice has been served may in the discretion of a Judge be tried without a jury in accordance with the provisions of Rule 398.
- 6. Rule 791 of Ontario Regulations 261/44 is amended by striking out the word "copy" in the 4th sentence thereof and substituting in lieu thereof the word "copies", and by striking out the words "upon the defendant spouse" where the said words first occur in the 4th sentence thereof and by inserting the words "to the Attorney-General" in the directive address at the beginning of the notice to be endorsed so that the said rule shall now read as follows:
 - 791. A copy of the judgment nisi shall be served upon the defendant spouse and the Attorney-General within one month from its date. Such service on such defendant must be personal unless he is represented by a solicitor or unless a Judge otherwise orders. Either before or after the expiry of the month, the time for service may be extended by a Judge, but in such case judgment absolute shall not be granted before the expiry of five months from the day of the last service. Upon the

copies of the judgment *nisi* so served shall be endorsed a notice, signed by the plaintiff or his solicitor, in the words following or to the like effect:

To the Attorney General

7. Rule 800 of Ontario Regulations 261/44 is amended by striking out the last sentence thereof and inserting in lieu thereof the following:

"Upon this motion, it shall be shown by affidavit that copies of the judgment *nisi* have been served pursuant to Rule 791, giving the dates of such service and that upon such copies so served was endorsed the notice required by Rule 791 and further it shall be shown by affidavit made after the expiration of the said six months' period or any extension thereof and within ten days of the hearing of the motion, that no appeal from the judgment *nisi* or from the judgment on any intervention is pending; and that no notice of intervention has been given by the Attorney-General or by any other person or that any intervention has been disposed of under the provisions of the preceding rules."

so that the said rule shall now read as follows:

800. After the expiry of the period of six months mentioned in the judgment *nisi* or any extension thereof, the cause may be set down for hearing before a judge in Court upon a motion that the judgment may be made absolute. Upon this motion, it shall be shown by affidavit that copies of the judgment *nisi* have been served pursuant to Rule 791, giving the dates of such service and that upon such copies so served was endorsed the notice required by Rule 791 and further it shall be shown by affidavit made after the expiration of the said six months' period or any extension thereof and within ten days of the hearing of the motion, that no appeal from the judgment *nisi* or from the judgment on any intervention has been given by the Attorney-General or by any other person or that any intervention has been disposed of under the provisions of the preceding rules.

8. War Emergency Rules of Ontario Regulations 261/44 are amended by adding the following rule:

WAR EMERGENCY RULE

3. Where any person who is a member of His Majesty's Forces including the naval, military or air forces of Canada, has been served with a writ of summons for service out of the jurisdiction pursuant to Rule 26, and where any such person so served makes default in entering an appearance or in delivering a statement of defence, no proceedings shall be taken by reason of such default except by leave of the Court.

No. 64

- 1. It is ordered that the plaintiff be at liberty to issue a writ for service out of the jurisdiction on the defendant who is at (give definite address), [or may probably be found within(indicating as precisely as possible the area, district or country.)]
- 10. Form 71 of Ontario Regulations 261/44 is amended by inserting the word "undefended" before the words "Matrimonial Causes" in the italicized instructional note appearing at the end of paragraph numbered 1 of the said form so that the said paragraph numbered 1 shall now read as follows:

No. 71.

1. It is ordered that a witness on behalf of the , who is said to be unable to attend the trial by reason of absence from the jurisdiction (or as the case may be) be examined viva voce on oath before on days' notice in writing of the time and place where the examination is to take place being given to the solicitor. (In undefended Matrimonial Causes the word "defendants" should be inserted in place of the word "solicitor").

THE SECURITIES ACT, 1945

O. Reg. 55/46. Amending O. Reg. 95/45 and O. Reg. 19/46. Bond under Sec. 12, Forms 4, 4A, 4B. Approved—May 8th, 1946. Filed—May 15th, 1946, 12.30 p.m.

REGULATIONS MADE UNDER THE SECURITIES ACT, 1945

- 1. Regulation 4 of Ontario Regulations 95/45 as amended by Ontario Regulations 19/46 is revoked and the following substituted therefor:
 - 4.—(1) The amount of the bond required under section 12 of the Act shall be as follows:
 - (a) (i) where the applicant is a broker, other than a security issuer, with offices located in the City of Toronto, in the sum of \$5,000; and

- (ii) where the applicant is a broker, other than a security issuer, with no offices located in the City of Toronto in the sum of \$2,500, but subject to increase to the sum of \$5,000 in the discretion of the Registrar;
- (b) where the applicant is a security issuer, in the sum of \$1,000;
- (c) where the applicant is a salesman of a registered broker, in the sum of \$1,000;
- (d) (i) where the applicant is an investment counsel who gives continuous advice on the management of securities held by any company or person or the heirs, executors, administrators or other legal representatives of any person and who is paid for the advice on the basis of a percentage of the total value of the securities, in the sum of \$1,000; and
 - (ii) where the applicant is an investment counsel other than set out in sub-clause (i), in the sum of \$5,000.
- (2) The bond required under section 12 of the Act shall be,)—
 - (a) the bond of a surety company in Form 4;
 - (b) a personal bond accompanied by collateral satisfactory to the Commission in Form 4A; or
 - (c) the bond of a guarantor, other than a surety company, accompanied by collateral satisfactory to the Commission in Form 4B.
- (3) Any bond heretofore filed with the Commission in the amounts herein provided shall be deemed to be filed in compliance with this regulation.
- Clause c of regulation 6 of Ontario Regulations 95/45 is revoked and the following substituted therefor:
 - (c) (i) for registration as an investment counsel who gives continuous advice on the management of securities held by any company or person or the heirs, executors, administrators or other legal representatives of any person and who is paid for the advice on the basis of a percentage of the total value of the securities,\$1,00.00; and

(ii) for registration as an investment counsel other than set out in subclause (i),....\$200.00.

- 3. Paragraph 26 of Form 7 of Ontario Regulations 19/46 is revoked and the following substituted therefor:
 - 26. Particulars of any services rendered or to be rendered to the Company which are to be paid for by the company wholly or partly out of the proceeds of the securities offered or have been within the last two preceding years or are to be paid for by securities of the company exclusive of commissions to be disclosed under paragraph 16 and amounts included under paragraph 20 and amounts included under paragraph 24.

FORM 4

THE SECURITIES ACT, 1945

SURETY BOND
Bond No Amount \$
Know All Men by These Presents, that we
(hereinafter called the Principal), as Principal and
(hereinafter called the Surety) as Surety are held and firmly bound unto His Majesty the King in right of the Province of Ontario (hereinafter called the Obligee) in the sum of
(Name of Principal) bind myself, my heirs, executors, administrators and assigns, and we the said
(Name of Surety) bind ourselves, our successors and assigns jointly and firmly by these presents.
SEALED with our seals and dated thisday of
Now the Condition of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become of be forfeit under the said Act, then the said obligation shall be void but otherwise shall be and remain in ful force and effect and shall be subject to forfeiture a provided by the said Act.
Provided that if the said Principal or Surety a any time gives two calendar months' notice in writing to the Registrar, Ontario Securities Commission, of intention to terminate the obligation hereby under taken, then this obligation shall cases and determinate.

in respect only of any act, matter or thing taking place, arising or done subsequent to the date named in the notice of the termination of the obligation hereby undertaken but shall remain in full force and effect in respect of all acts, matters and things taking place, arising or done from the date hereof to the date of such termination. Notice of any claim hereunder shall be made upon the Surety within two years following the

date of termination as herein provided.
Signed, Sealed and Delivered In the presence of
)
`FQRM 4A
THE SECURITIES ACT, 1945
BOND
Bond No Amount \$
Know All Men by These Presents, that
(hereinafter called the Obligor) am held and firm bound unto His Majesty the King in the right of a Province of Ontario (hereinafter called the Obligee) the sum of

Dollars (\$) of lawful money of Canada, to be paid unto the Obligee, his successors and assigns, for which payment well and truly to be made, I, (Name of Obligor)

bind myself, my heirs, executors, administrators and assigns, and I,..... (Name of Obligor)

deposit with the Obligee, as collateral security to this bond.

SEALED with my seal and dated this.....day of

Now the Condition of the above obligation is such that if the obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under the Act, then the obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.

Provided that if the Obligor at any time gives two calendar months' notice in writing to the Registrar, Ontario Securities Commission, of intention to terminate the obligation hereby undertaken, then this obligation shall cease and determine in respect only of any act, matter or thing taking place, arising or done subsequent to the date named in the notice of the termination of the obligation hereby undertaken but shall remain in full force and effect in respect of all acts, matters and things taking place, arising or done from the date hereof to the date of termination. Notice of any claim hereunder shall be made upon the Obligor within two years following the date of termination as herein provided.

Signed, Sealed and Delivered In the presence of

FORM 4B

THE SECURITIES ACT, 1945

BOND

Amount \$

Now the Condition of the above obligation is such that if the obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under the said Act, then the obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.

day of.....

Sealed with our seals and dated this.....

PROVIDED that if the Principal or Guarantor at any time gives two calendar months' notice in writing to the Registrar, Ontario Securities Commission, of intention to terminate the obligation hereby undertaken, then this obligation shall cease and determine in respect only of any act, matter or thing taking place, arising or done subsequent to the date named in the notice of the termination of the obligation hereby undertaken

but shall remain in full force and effect in respect of all acts, matters and things taking place, arising or done from the date hereof to the date of termination. Notice of any claim hereunder shall be made upon the Guarantor within two years following the date of termination as herein provided.

SIGNED, SEALED AND In the presen										ıc	I e)]	EI of	L:	I۱	71	31	R.	E	D`	1				
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THE PUBLIC HEALTH ACT

O. Reg. 56/46. Amending O. Reg. 57/45. Peel County Health Unit and Dufferin County Health Unit. Approved—May 14th, 1946. Filed—May 18th, 1946, 9.30 a.m.

REGULATIONS MADE BY THE MINISTER RESPECTING HEALTH UNITS UNDER SEC-TION 35 OF THE PUBLIC HEALTH ACT

Ontario Regulations 57/45 are amended by adding to the Appendix the following schedules:

SCHEDULE 12

PEEL COUNTY HEALTH UNIT

- 1. The Board of Health for Peel County Health Unit shall consist of seven members as follows:
 - (a) One member to be appointed by the Lieutenant-Governor in Council; and
 - (b) Six members to be appointed by the Council of the County of Peel.
- 2.—(1) Of the six members of the board first appointed under clause b of regulation 1, two members shall hold office for one year, two members for two years, and two members for three years, and thereafter every member appointed shall hold office for a term of three years.
- (2) Where any member appointed under clause b of regulation 1 fails to complete the term for which he was appointed, the council may appoint some other person to complete the unexpired term.

SCHEDULE 13

DUFFERIN COUNTY HEALTH UNIT•

- The Board of Health for Dufferin County Health Unit shall consist of five members as follows:
 - (a) One member to be appointed by the Lieutenant-Governor in Council; and
 - (b) Four members to be appointed annually by the Council of the County of Dufferin.

RUSSELL T. KELLEY,
Minister of Health.

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 57/46. Replacing O. Regs. 254/44 and O. Regs. 51/45. The Ontario Vegetable Growers' Marketing—For—Processing Scheme. Approved—May 21st, 1946. Filed—May 23rd, 1946, 11.45 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 21st day of May, A.D. 1946.

THE FARM PRODUCTS MARKETING ACT, 1946

Whereas The Farm Products Marketing Board has received from a group of persons engaged in the marketing for processing of sweet corn, green peas and tomatoes a request that a scheme for the marketing or regulation of such corn, peas and tomatoes be adopted;

AND WHEREAS the Board is of opinion that such group of persons is fairly representative of the persons engaged in the marketing of sweet corn, green peas and tomatoes in Ontario;

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now THEREFORE, the Honourable the Minister of Agriculture recommends,—

- (a) that the scheme be approved and declared to be in force in Ontario; and
- (b) that the regulations appended hereto made by the Board be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture, and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT, 1946

SCHEME

1. This scheme may be cited as "THE ONTARIO VEGETABLE GROWERS" MARKETING - FOR - PROCESSING SCHEME".

LOCAL BOARD

- 2. There shall be a local board to be known as "The Vegetable Growers' Marketing Board".
 - 3. The local board shall consist of twelve members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local board who shall hold office until their successors are elected shall be,—
 - (a) John Frederick Thomas, North Malden; John Roland Shuel, Paquette Station; Charles Joseph O'Brien, Roseland—District 1;
 - (b) Charles Baker, R.R. 6, Chatham; William David MacDougall, R.R. 1, Alvinston—District 2;
 - (c) George Lorne Shackleton, R.R. 1, Mossley— District 3;
 - (d) William Walker, R.R. 6, Dunnville; Raymond Elmer Anderson, Waterford—District 4;
 - (e) Alfred Tom Sirett, Brighton—District 5;

- (f) Clare Carter, Thomasburg-District 6; and
- (g) Samuel Clifford Peck, R.R. 1, Carrying Place; Dwight Ostron Reynolds, Picton—District 7.

DISTRICTS

- 5.—(1) Growers who produce tomatoes, peas or corn for processing shall be divided into seven districts and the districts shall be comprised as follows:—
 - (a) District 1 consisting of the county of Essex;
 - (b) District 2 consisting of the counties of Kent, Lambton and Huron;
 - (c) District 3 consisting of the counties of Elgin, Oxford and Middlesex;
 - (d) District 4 consisting of the counties of Lincoln, Norfolk, Haldimand, Brant, Wentworth, Welland, Halton, Peel, York, Simcoe, Grey and the District of Temiskaming;
 - (e) District 5 consisting of the counties of Ontario, Durham, Peterborough and Northumberland;
 - (f) District 6 consisting of the counties of Hastings, and Lennox and Addington;
 - (g) District 7 consisting of the county of Prince Edward.
- (2) A person who produces tomatoes, peas or corn for processing in any county or judicial district not included in a district may become a member of the county group of growers nearest to his place of residence.

COUNTY GROUPS

6. Growers who produce tomatoes, peas or corn for processing in each of the counties named in section 5 shall form a county group but the growers of any one county may join with the growers of any other county in the same district.

COMMITTEES

- 7. There shall be a district committee which in each case shall be known as "The District Tomato, Pea and Corn Growers' Committee".
- 8. Each county group shall on or before the 15th day of November in each year elect a representative or representatives to The District Tomato, Pea and Corn Growers' Committee for the district in which the county is located on the basis of one representative for each one hundred growers or fraction thereof.

ELECTION OF LOCAL BOARD

- 9. Each District Tomato, Pea and Corn Growers' Committee shall annually prior to the 1st day of December in each year elect a member or members to the local board in the following manner:—
 - (a) District 1 shall elect three members, two of whom shall be tomato growers and one of whom shall be a pea or corn grower;
 - (b) District 2 shall elect two members, one of whom shall be a tomato grower and one of whom shall be a pea or corn grower;
 - (c) District 3 shall elect one member who shall be a pea or corn grower;
 - (d) District 4 shall elect two members, one of whom shall be a tomato grower and one of whom shall be a pea or corn grower;
 - (e) District 5 shall elect one member who shall be a tomato grower;

- (f) District 6 shall elect one member who shall be a pea or corn grower; and
- (g) District 7 shall elect two members, one of whom shall be a tomato grower and one of whom shall be a pea or corn grower.

POWERS AND DUTIES OF LOCAL BOARD

10. The local board shall have power,-

- (a) to control the marketing of tomatoes, peas and corn produced in Ontario for processing and to regulate their sale in accordance with the provisions of *The Farm Products Marketing Act*, 1946, and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of Ontario tomatoes, peas and corn by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as license fees under regulation 10.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF VEGETABLES FOR PROCESSING

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "buyer" shall mean a person who buys tomatoes, peas or corn for processing or for resale directly or indirectly to a processor;
 - (b) "corn" shall mean sweet corn produced in Ontario which is subsequently used for processing;
 - (c) "grower" shall mean a person engaged in the production of tomatoes, peas or corn in Ontario for processing;
 - (d) "local board" shall mean The Vegetable Growers' Marketing Board;
 - (e) "peas" shall mean green peas produced in Ontario which are subsequently used for processing;
 - (f) "processing" shall include canning, dehydrating, drying, freezing or manufacturing of tomatoes, peas or corn;
 - (g) "processor" shall include every person carrying on the business in Ontario of processing tomatoes, peas or corn; and
 - (h) "tomatoes" shall mean tomatoes of any variety produced in Ontario which are subsequently used for processing.

LICENCES FOR PROCESSOR'S

- 2. No person shall engage in Ontario in the business of a processor of tomatoes, peas or corn except under the authority of a processor's licence, Form 1, from the Board.
- 3. An application for a processor's licence shall be in writing, Form 2.
- 4. A processor's licence shall be issued annually fore the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.

5. Except as provided in regulation 10 licences shall be issued to processors without charge.

LICENCES FOR BUYERS

- 6. No person other than a processor shall buy tomatoes, peas or corn for processing except under the authority of a buyer's licence, Form 3, from the Board.
- 7. An application for a buyer's licence shall be in writing, Form 4.
- 8. A buyer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
 - 9. Licences shall be issued to buyers without charge.

LICENSE FEES

- 10.—(1) Every grower shall pay to the local board for each ton or fraction thereof of tomatoes, peas or corn delivered to a processor and processed by the processor license fees at the rate of,—
 - (a) ten cents for each ton of tomatoes;
 - (b) twenty-five cents for each ton of shelled peas;
 - (c) ten cents for each ton of unshelled peas; and
 - (d) ten cents for each ton of corn.
- (2) The license fees payable by a grower shall be deducted by the processor from the sum of money due, if any, to the person from whom the tomatoes, peas or corn were received and when no sum of money is due to the grower or the amount is less than the license fees the processor shall pay the license fees and charge the amount to the grower.
- (3) The amount of the license fees provided for in subregulation 1 shall be forwarded by every processor to the local board on or before the 1st day of December in each year.

MARKETING

- 11.—(1) There shall be a committee of six persons for each of the regulated products to be known as "The Negotiating Committee" thre of whom shall subject to the approval of the Board be appointed annually by the local board and three of whom shall be appointed annually by the processors.
- (2) The Negotiating Committee for each regulated product may negotiate and settle agreements respecting,—
 - (a) minimum prices;
 - (b) forms of contract;
 - (c) conditions of sale; and
 - (d) fulfilment of contracts.
- 12. Where a Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 13.—(1) The negotiating board for each of the regulated products shall consist of three persons, one of whom shall be appointed by the three members of The Negotiating Committee appointed by the local board, and another shall be appointed by the three members of The Negotiating Committee appointed by the processors and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.

- (2) The negotiating board for each regulated product may negotiate and settle agreements respecting any matters referred to it.
- 14.—(1) Any agreements approved by The Negoriating Committee or the negotiating board for any regulated product shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

REVOCATION

15. Ontario Regulations 254/44 and 51/45 are revoked.

Dated at Toronto, Ontario, this 17th day of May, 1946.

G. F. PERKIN, Chairman. (Seal)

This is to certify that.....

J. B. NELSON, Secretary.

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD

LICENCE TO PROCESS VEGETABLES under The Farm Products Marketing Act, 1946.

Address Name Address is hereby licensed as a processor of tomatoes, peas or corn for the period from the 1st day of April, 19, to to the 31st day of March in the following year under The Farm Products Marketing Act, 1946, the Ontario Vegetable Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of yeographes for processing. ing of vegetables for processing. Dated at Toronto, Ontario, thisday of

Chairman Secretary

FORM 2

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO PROCESS **VEGETABLES**

under The Farm Products Marketing Act, 1946.

Name of Applicant makes application to The Farm Products Marketing Board for a licence to engage in the business of a processor of tomatoes, peas or corn under *The Farm Products Marketing Act, 1946*, for the period from the 1st day of April, 19 , to the 31st day of March in the following trees. following year.

Dated at day of

, Ontario, this , 19

Applicant Address

(crest)

FORM 3

THE FARM PRODUCTS MARKETING BOARD

LICENCE TO BUY VEGETABLES under The Farm Products Marketing Act, 1946.

This is to certify that.....Name

Address

is hereby licensed as a buyer of tomatoes, peas or corn for the period from the 1st day of April, 19 , to the 31st day of March in the following year under The Farm Products Marketing Act, 1946, the Ontario Vegetable Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of vegetables for processing.

Dated at Toronto, Ontario, this day of Chairman Secretary

FORM 4

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO BUY **VEGETABLES** under The Farm Products Marketing Act, 1946.

Name of Applicant
makes application to The Farm Products Marketing
Board for a licence to engage in the business of a buyer
of tomatoes, peas or corn under *The Farm Products Marketing Act, 1946*, for the period from the 1st day
of April, 19 , to the 31st day of March in the following year. ing year.

Dated at

, Ontario, this day of , 19

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THE FARM PRODUCTS SALES AND SALES ACT

O. Reg. 58/46. New. Dealers in Fruit and Vegetables. Approved—May 21st, 1946. Filed—May 23rd, 1946, 12.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

DEALERS IN FRUIT AND VEGETABLES

INTERPRETATION

- 1. In these regulations,-
- (a) "dealer" shall mean a person who buys fruit or vegetables from a producer and transports the

fruit or vegetables by a motor vehicle and sells the fruit or vegetables to a retailer or to another dealer:

- (b) "highway" shall mean highway as defined in The Highway Traffic Act;
- (c) "licence" shall mean a licence issued under these regulations;
- (d) "motor vehicle" shall mean motor vehicle as defined in *The Highway Traffic Act*;
- (e) "retailer" shall mean a person who buys fruit or vegetables from a dealer and sells the fruit or vegetables to a consumer; and
- (f) "marker" shall mean a marker issued under these regulations.

LIMITATIONS FOR MARKETING

No dealer shall engage in the marketing of fruit or vegetables except in accordance with these regulations.

LICENCES FOR DEALERS

- 3. The Minister may issue licences and markers to dealers and may suspend or revoke licences in accordance with these regulations.
- 4. No person shall engage in the business of a dealer except under the authority of a licence, Form 1.
- 5. An application for a licence shall be made to the Minister in writing according to Form 2.
- 6. The licence shall be issued annually for the period from the 1st day of May in the year of issue to the 30th day of April in the following year.
- 7. The fee for a licence shall be \$1 payable to the Treasurer of Ontario.
- 8. A separate marker, Form 3, shall be issued annually dated from the 1st day of May to a dealer licensed hereunder for each motor vehicle used by him to transport fruit or vegetables.
- 9. The fee for a marker shall be \$1 payable to the Treasurer of Ontario.
- 10. The Minister may refuse to issue a licence unless the motor vehicle of the applicant has been approved by an inspector under the Act as fit and proper for the transportation of fruit and vegetables.
- 11. No licence or marker shall be transferable except with the written consent of the Minister.

TERMS AND CONDITIONS

- 12.—(1) No dealer shall transport fruit or vegetables upon a highway in a motor vehicle unless a marker has been issued and placed and on display at all times on the lower right corner of the wind-shield of the motor vehicle.
- (2) Where a licence has been suspended or revoked the dealer shall cease to transport fruit or vegetables upon a highway in a motor vehicle.
- 13. Where a licence has been suspended or revoked the dealer shall remove the marker from every motor vehicle used by him to transport fruit or vegetables and destroy all markers issued to him.
- 14. No dealer shall buy or sell fruit or vegetables unless marked and packed as prescribed by the regulations made by the Minister under this Act.

SUSPENSION OR REVOCATION OF LICENCES

- 15. A licence may be suspended or revoked by the Minister,—
 - (a) for failure to comply with any of these regulations or any other regulations made under this Act or under The Fruit, Vegetable and Honey Act (Canada);
 - (b) for failure to pay promptly as it becomes due any debt owing to a producer incurred through a purchase from the producer of any fruit or vegetables; or
 - (c) where the dealer has obtained from a producer any fruit or vegetables by fraud or false pretenses.

COMMENCEMENT

These regulations shall come into force on the .1st day of July, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

(crest)

FORM 1

DEPARTMENT OF AGRICULTURE

THE FARM PRODUCTS GRADES AND SALES ACT

LICENCE AS A DEALER

LICENCE AS A DEALER
This is to certify that
Name
Address
is licensed as a dealer for the period from the 1st day of May, 19 , to the 30th day of April in the following year under <i>The Farm Products Grades and Sales Act</i> and the regulations made by the Minister thereunder.
Dated at Toronto, Ontario, this , 19 . day of
Minister

FORM 2

DEPARTMENT OF AGRICULTURE

THE FARM PRODUCTS GRADES AND SALES ACT

APPLICATION FOR A LICENCE AS A DEALER

Name of applicant	
make(s) application to the Minister for a licence as	a
dealer under The Farm Products Grades and Sales A	ct
and the regulations made thereunder for the period	
from the 1st day of May, 19, to the 30th day	
April in the following year.	

The applicant makes application for the same period for markers for the following motor vehicles,—

Make of motor vehicle								Serial No.							License No. for 19 .																									
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						٠													٠	٠		٠	٠			٠			٠	٠	٠			٠		٠	٠	٠	٠	
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	wing information,— th the applicant oper- member of a partner- or association,— t the following prem-	FORM 3 No THE FARM PRODUCTS GRADES AND SALES ACT This marker is issued to Name Address for motor vehicle bearing 19 licence plate No Fruit—Department of Agriculture of Ontario—Branch						
day of , 19								
Witness	Name of applicant Address							
Ontario Regulations 238/44	E BY THE MINIST! 4 are amended by addi	eg. 238/44. h, 1946, 2.30 p.m. ER UNDER THE WELL DRILLERS ACT ng thereto the following heading and regulations:						
14. The licence to persons								
15. Every person boring a and other information month following the cor	and specimens in accor	rnish to the Minister the reports and returns, geological dance with the Water Well Record, Form 2, within one LESLIE M. FROST, Minister of Mines.						
BORING LICENCE No Name of Licensee:	FORM No	(CREST)						
Address:		LICENCE TO BORE FOR WATER						
Date of Issue:	Licensee of	the is issued to						
		Minister of Mines.						

County or District

THE WELL DRILLERS ACT

Department of Mines, Province of Ontario

WATER-WELL RECORD

Tp. Con. Lot Pt. Lot

Owner	Address				cres							
Date Completed	Cost of Well (not including pump)											
Pipe and Casing Record	Pumping Test											
Casing diameter(s)	Date											
Length(s) of casing(s) Length of screen.	. Developed	Capacity f Tost	7	• • • • • • • • • • • • • • • • • • • •								
Type of screen	. Duration o. Pumping R	ate										
Type of pump	. Drawdown											
Capacity of pump	. Static level	of comp	leted wel	11								
Depth of pump setting	. Is well a gr	avel-wall	type?									
The state of the s					•							
WATER	RECORD											
TITLIA	RECORE	Dent	h(s) to	Kind of	No. of feet							
Kind (fresh or mineral)		water ho	orizon(s)	water	water rises							
Quality (hard, soft, contains iron sulphur, etc.)												
Appearance (clear, cloudy, coloured)												
For what purpose(s) is the water to be used?												
How far is well from possible source of contamination? What is the source of contamination?												
Enclose a copy of any mineral analysis that has be	en made of	-										
water	en made of											
WELL LOG				Location	of Well							
Drift and Bedrock Record	F	rom	То	— In diagram bel								
				-tances of wel	l from road							
	() ft.	ft.	and lot line								
Situation: Is well on upland, in valley, or on hillside?												
Drilling Firm												
Address												
Recorded by		A	ddress									
Date		. . L	icence N	umber								

THE INDUSTRIAL STANDARDS ACT

O. Reg. 60/46. Replacing O. Reg. 117/44. Barbering Industry—Kitchener and Waterloo Zone. Approved—May 28th, 1946. Filed—May 31st, 1946, 8.45 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 28th day of May, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Kitchener and the Town of Waterloo as a zone for the industry to be known hereafter as the KITCH-ENER-WATERLOO ZONE:

AND WHEREAS a petition from representatives of employers and employees in the Industry within the Kitchener-Waterloo Zone was received by the Minister, who thereupon authorized an industrial standards

officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

And Whereas the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act :

And Whereas the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS such schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the said industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the said schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE KITCHENER-WATERLOO ZONE

1. The barbering industry shall include the following operations:

- (a) haircutting;
- (b) shaving;
- (c) singeing;(d) shampooing;
- (e) application of hair tonics, stimulants and scalp treatment;
- (f) massaging the face;

(g) honing or stopping of razors; and
(h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 2.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day and every Wednesday after 12.30 noon, except in a week in which one of the other holidays occurs on any other day in that week. (S. 7, cls. d and g)
- 3. The regular working periods for all employers and employees in the barbering industry shall be as follows:
 - on Monday, Tuesday, Thursday, Friday

and Saturday.... from 8.00 a.m. to 6.00 p.m.

(a) on Wednesday... from 8.00 a.m. to 12.30 p.m.(b) on Wednesday in a week in which a

holiday occurs... from 8.00 a.m. to 6.00 p.m on day preceding a holiday..... from 8.00 a.m. to 6.00 p.m.

- 4. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

5. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$28.00 per week;

- CLASS B—\$18.00 per week plus 60 per cent of the proceeds in excess of \$25.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12.00 per week plus 60 per cent of the proceeds in excess of \$17.00 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$8.00 per week plus 60 per cent of the proceeds in excess of \$11.00 from the work performed by the employee:

- (iii) Persons working on Saturday only or the day before a holiday, \$6.00 per day or part thereof plus 60 per cent of the proceeds in excess of \$8.00 from the work performed by the employee;
- (iv) Persons working on days other than Saturday or the day before a holiday, \$3.50 per day or part thereof plus 60 per cent of the proceeds in excess of \$5.00 from the work performed by the employee.

(S. 7, cls. c and f)

- 6. No deductions shall be made from the wages estalished herein for materials supplied, laundry service or operating expense. (S. 7, cl. c)
- 7. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	45 cents
(b)	haircut, children	25 cents
(c)	shave	20 cents
	singe	15 cents
	shampoo, plain	35 cents
	hair tonics	
(g)	facial massage, plain	35 cents
(h)	razor honing	25 cents
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 117/44 are revoked.
- 10. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE PUBLIC HEALTH ACT

O. Reg. 61/46. Amending O. Reg. 57/45. Halton County Health Unit. Approved—May 21st, 1946. Filed—May 31st, 1946, 10.45 a.m.

REGULATIONS MADE BY THE MINISTER RESPECTING HEALTH UNITS UNDER SEC-TION 35 OF THE PUBLIC HEALTH ACT

Ontario Regulations 57/45 are amended by adding to the Appendix the following schedule:

SCHEDULE 14

HALTON COUNTY HEALTH UNIT

- The Board of Health for Halton County Health Unit shall consist of five members as follows:
 - (a) One member to be appointed by the Lieutenant-Governor in Council; and
 - (b) Four members to be appointed annually by the Council of the County of Halton to hold office during its pleasure or until their successors are appointed.

RUSSELL T. KELLEY, Minister of Health.

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 62/46. New. Designation as the King's Highway. Approved—May 14th, 1946. Filed—May 31st, 1946, 1.05 p.m.

REGULATIONS .MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

DESIGNATION AS THE KING'S HIGHWAY

1. The highway being portions of lots in the Township of Sarnia, and in the Village of Point Edward, in the County of Lambton, and described in the annexed schedule is designated as the King's Highway. Sec. 53(1)

SCHEDULE

1. All those portions of lots 15, 16, 17, 18, 19, 20, 21 and 22 in the seventh concession of the Township of Sarnia, lots 6, 7, 8 and 9 in Registered Plan Number 5; lots 32, 33, 34, 35, 36, 37, 52, 53, 54, 55 and 56, in Registered Plan Number 257; lots 3 and 4 in Registered Plan Number 2, for the Township of Sarnia, and lot 23 in the Seventh Concession in the Village of Point in the Seventh Concession, in the Village of Point Edward, in the Township of Sarnia, in the County of Lambton, in the Province of Ontario, contained in a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced and which centre line may be located as follows:—Commencing at the intersection of the said centre line with the eastern boundary of the right-of-way of the Canadian National Railways, and which point of intersection is distant the following courses from the southwestern angle of lot 1, Registered Plan Number 2, for the Township of Sarnia; Beginning at the said southwestern angle of lot 1, Registered Plan Number 2, for the Township of Sarnia; thence south 88° 11′ 30″ east along the southern boundary of said lot 1 a distance of 150.00 feet to the eastern boundary of the Canadian National Railway right-of-way; thence north 1° 48′ 30" east along the last mentioned boundary 876.60 feet to its intersection with the hereinbefore mentioned centre line and point of commencement. Thence easterly along the said centre line and being on a curve to the left having a radius of 2292.01 feet an arc distance of 161.41 feet the chord equivalent an arc distance of 101.41 feet the chord equivalent being 161.38 feet and having a bearing of south 85° 09′ 47″ east to the end of said curve; thence south 87° 10′ 50″ east, tangent to the last mentioned curve, 3644.36 feet to its intersection with the western limit of the allowance for road between lots 21 and 22 in Concession VII of the said Township of Sarnia and which point of intersection is distant 799.70 feet measured north 1° 49′ 10″ East along the said western limit from its intersection with the northern limit of limit from its intersection with the northern limit of the allowance for road between Concessions VI and VII; thence continuing south 87° 10′ 50″ east along the said centre line 6009.02 feet to its intersection with the eastern limit of the allowance for road between lots 18 and 19 in Concession VII aforesaid and which point of intersection is distant 700.05 feet measured north 1° 56′ 10″ east along the said eastern limit from the southwestern angle of said lot 18; thence continuing south 87° 10′ 50" east along the said centre line 2536.44 feet to the beginning of a curve to the right having a radius of 11459.20 feet; thence continuing along the said centre line and along the arc of said curve to the right 1634.45 feet, the chord equivalent being 1633.06 feet and having a bearing of south 83° 05′ 40″ east to the end thereof; thence continuing along the said centre line south 79° 00′ 30″ east 1803.27 feet to its intersection with the western limit of the allowance for road between lots 15 and 16, in said Concession VII, and which point of intersection is distant 213.81 feet

measured north 1° 45′ 30″ east along the said western limit from the southeastern angle of said lot 16; thence continuing south 79° 00′ 30″ east along the said centre line 1517.26 feet to the beginning of a curve to the left having a radius of 3819.83 feet; thence continuing along the said centre line and along the arc of said curve to the left 552.66 feet, the chord equivalent being 552.18 feet and having a bearing of south 83° 09′ 11″ east to its intersection with the production southerly of the eastern boundary of lot 15, Concession VII and which said intersection is distant 81.10 feet measured south 1° 53′ 20″ west along the said production from the southeastern angle of said lot 15; EXCEPTING thereout and therefrom any part of the Canadian National Railway right-of-way situate in lot 17, Concession VII, which may be included in the above described lands.

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 63/46.
Amending Schedule to Reg. 1 of O. Reg. 39/45.
Controlled Access Highways.
Approved—May 14th, 1946.
Filed—May 31st, 1946, 1.15 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

CONTROLLED ACCESS HIGHWAYS

1. The Schedule to regulation 1 of Ontario Regulation 39/45 is amended by adding thereto the following:

10. All those portions of lots 15, 16, 17, 18, 19, 20, 21, and 22 in the Seventh Concession of the Township of Sarnia, lots 6, 7, 8 and 9 in Registered Plan Number 5; lots 32, 33, 34, 35, 36, 37, 52, 53, 54, 55 and 56 in Registered Plan Number 257; lots 3 and 4 in Registered Plan Number 2 for the Township of Sarnia, and lot 23 in the Seventh Concession in the Village of Point Education ward, in the Township of Sarnia, in the County of Lambton, in the Province of Ontario, contained in a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of an distant 100 feet measured perpendicularly from a centre line and centre line produced and which centre line may be located as follows:—Commencing at the intersection of the said centre line with the eastern boundary of the right-of-way of the Canadian National Railways and which point of intersection is distant the following courses from the southwestern angle of lot 1, Registered Plan Number 2 for the Township of Sarnia; BEGINNING at the said southwestern angle of lot 1, Registered Plan Number 2 for the Township of Sarnia; thence south 88° 11′ 30″ east along the southern boundary of said lot 1 a distance of 150 00 feet to the dary of said lot 1 a distance of 150.00 feet to the eastern boundary of the Canadian National Railway right-of-way; thence north 1° 48′ 30″ east along the last mentioned boundary 876.60 feet to its intersection with the hereinbefore mentioned centre line and point of commencement. Thence easterly along the said centre line and being on a curve to the left having a radius of 2292.01 feet an arc distance of 161.41 feet the chord equivalent being 161.38 feet and having a bearing of south 85° 09′ 47″ east to the end of said curve; thence south 87° 10′ 50″ east, tangent to the last mentioned curve 3644.36 feet to its intersection with the western limit of the allowance for road between lots 21 and 22 in Concession VII of the said Township of Sarnia, and which point of intersection is distant 799.70 feet measured north 1° 49′ 10″ east along the said western limit from its intersection with the northern limit of the allowance for road between Concessions VI and VII; thence continuing south 87° 10′ 50″ east along the said centre line 6009.02 feet to its intersection with the

eastern limit of the allowance for road between lots 18 and 19 in Concession VII aforesaid, and which point of intersection is distant 700.05 reet measured north 1° 56′ 10″ east along the said eastern limit from the southwestern angle of said lot 18; thence continuing south 87° 10′ 50″ east along the said centre line 2536.44 feet to the beginning of a curve to the right having a radius of 11459.20 feet; thence continuing along the said centre line and along the arc of said curve to the right 1634.45 feet, the chord equivalent being 1633.06 feet and having a bearing of south 83° 05′ 40″ east to the end thereof; thence continuing along the said centre line south 79° 00′ 30″ east 1803.27 feet to its intersection section with the western limit of the allowance for road between lots 15 and 16 in said Concession VII and which point of intersection is distant 213.81 feet

measured north 1° 45′ 30″ east along the said western limit from the southeastern angle of said lot 16; thence continuing south 79° 00′ 30″ east along the said centre line 1517.26 feet to the beginning of a curve to the left having a radius of 3819.83 feet; thence continuing along the said centre line and along the arc of said curve to the left 552.66 feet the chord equivalent being 552.18 feet and having a bearing of south 83° 09′ 11″ east to its intersection with the production southerly of the eastern boundary of lot 15, Concession VII and which said intersection is distant 81.10 feet measured south 1° 53′ 20″ west along the said production from the southeastern angle of said lot 15; EXCEPTING thereout and therefrom any part of the Canadian National Railway right-of-way situate in lot 17 Concession VII which may be included in the above described lands.



Publications Under The Regulations Act, 1944

JUNE 15th, 1946

THE COMMERCIAL VEHICLE ACT

O. Reg. 64/46. Amending O. Reg. 267/44. Transportation of Inflammable Goods. Approved—May 28th, 1946. Filed—June 1st, 1946, 9.05 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE COMMERCIAL VEHICLE ACT

Ontario Regulations 267/44 are amended by adding thereto the following regulation,—

TRANSPORTATION OF INFLAMMABLE GOODS

20a. Every public commercial vehicle used for the transportation of inflammable goods shall be equipped with a fire extinguisher of a type approved by the department and the extinguisher shall be kept in satisfactory operative condition at all times and be located in the vehicle in a readily accessible position for use in case of necessity.

THE ATHLETIC COMMISSION ACT, 1939

O. Reg. 65/46. New. Basketball. Approved—May 21st, 1946. Filed—June 1st, 1946, 11.00 a.m.

REGULATIONS MADE UNDER THE ATHLETIC COMMISSION ACT, 1939

1. A professional contest or exhibition of basketball is designated as a professional contest or exhibition.

THE NATURAL GAS CONSERVATION ACT

O. Reg. 66/46. Amending O. Reg. 236/44. New Appliances and Service Lines. Filed—June 8th, 1946, 11.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE NATURAL GAS CONSERVATION ACT

- 1. Regulation 8 of Ontario Regulations 236/44 is revoked and the following substituted therefor:
 - 8. No person shall, without the approval in writing of the commissioner, purchase, install or re-install,—
 - (a) a furnace or room heater constructed, converted or designed for the use of natural gas and intended to be used for domestic, industrial or commercial heating purposes; or
 - (b) Any other equipment or appliance constructed, converted or designed for the use of natural gas and intended to be used for industrial or commercial purposes.
- 2. Ontario Regulations 236/44 are amended by addding thereto the following regulation:
 - 14a. No person shall lay any new gas service mains or extensions of existing gas lines without the approval in writing of the Minister.

LESLIE M. FROST. Minister of Mines.

Dated at Toronto this 8th day of May, 1946.



Publications Under The Regulations Act, 1944

JUNE 22nd, 1946

Erratum

THE SECURITIES ACT, 1945

ERRATUM ET CORRIGENDUM

In Ontario Regulations 55/46, on page 89 (footpagination), in The Ontario Gazette published on the 8th of June, 1946, the symbol and figures "\$1,00.00" in subclause 1 of clause c of regulation 2 should be changed to read "\$100.00".

THE FARM PRODUCTS GRADES AND SALES ACT

ERRATUM ET CORRIGENDUM

In Ontario Regulations 58/46, on page 93 (footpagination), in The Ontario Gazette published on the 8th of June, 1946, the word "SALES" in the first line of the heading should be deleted and the word "GRADES" inserted, so that the heading will read "THE FARM PRODUCTS GRADES AND SALES ACT".

THE INDUSTRIAL STANDARDS ACT

ERRATUM ET CORRIGENDUM

In Ontario Regulations 60/46, on page 97 (footpagination), in The Ontario Gazette published on the 8th of June, 1946, the word "stopping" in clause g of regulation 1 should be changed to read "stropping".

THE PUBLIC LIBRARIES ACT

O. Reg. 67/46. New. Public Libraries. Approved—June 4th, 1946. Filed—June 11th, 1946, 11.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LIBRARIES ACT

PUBLIC LIBRARIES

INTERPRETATION

- 1. In these regulations,—
- (a) "Board" shall mean the Board of a public library established under the Act;
- (b) "fiction books" shall not include books classified as children's books by the Inspector of Public Libraries;
- (c) "Inspector" shall mean the Inspector of Public Libraries;
- (d) "public library" shall include branch library; and
- (e) "receipts" shall not include legislative grants.

CERTIFICATES OF LIBRARIANSHIP

2.—(1) The requirements for a Class A Certificate, Form 1, of Librarianship shall be,—

- (a) a bachelor's degree from a university and a master's degree from a library school approved by the Inspector; or
- (b) a master's degree from a university and a bachelor's degree from a library school approved by the Inspector or a diploma for a one-year course from a library school approved by the Inspector but which does not grant a degree.
- (2) The requirements for a Class B Certificate, Form 2, of Librarianship shall be,—
 - (a) a bachelor's degree from a university; and
 - (b) a bachelor's degree from a library school approved by the Inspector or a diploma for a one-year course from a library school approved by the Inspector but which does not grant a degree.
- (3) The requirements for a Class C Certificate, Form 3, of Librarianship shall be a diploma granted prior to the 31st day of December, 1946, by the Library School of The Ontario College of Education.
- (4) The requirements for a Class D Certificate, Form 4, of Librarianship shall be the successful completion subsequent to the 31st day of December, 1946, of a course at the Library School of The Ontario College of Education comprising at least 2 summer sessions each not less than 6 weeks in length.
- (5) The requirements for a Class E Certificate, Form 5, of Librarianship shall be the successful completion subsequent to the 1st day of January, 1946, of a course in librarianship operated under the authority of the Act and at least 4 weeks in length.
- 3. Notwithstanding regulation 2, the Minister may grant a Class A, Class B or Class C Certificate of Librarianship to,—
 - (a) a librarian in a library established under the Act where the librarian successfully completed prior to the 1st day of January, 1928, a course in librarianship conducted under the authority of the Minister; or
 - (b) a person whom the Inspector recommends as having made an outstanding contribution to the development of public library service in Ontario.
- 4.—(1) Subject to subregulations 2 and 3, a librarian in a library established under the Act shall hold a Class A, Class B or Class C Certificate of Librarianship.
- (2) A librarian in a municipality, school section, union school section, township school area or police village, having a population of at least 2000 but not more than 4000, shall hold a Class D Certificate of Librarianship.
- (3) A librarian in a municipality, school section, union school section, township school area or police village, having a population of less than 2000, shall hold a Class E Certificate of Librarianship.
- 5. The Minister may suspend or cancel the certificate of a librarian for inefficiency, misconduct or any act he considers detrimental to the best interests of a public library.

CONDITIONS OF GRANTS

- 6. A public library association of,-
- (a) a city, town or village shall have at least 50 members; and
- (b) a police village or rural area shall have at least 30 members,

in order to qualify for a grant from the money appropriated by the Legislature for public libraries.

INSURANCE

7. A Board, in order to qualify for a grant, shall insure the books in its library for not less than the total amount it has received from the legislative grants for the 3 preceding years.

CONTINGENCIES OF GRANTS

- 8. Where in any year the amount voted by the Legislature for the grants under these regulations is,—
 - (a) insufficient to pay the grants in full, the Minister may make a pro rata reduction; or
 - (b) more than sufficient to pay the grants in full, the Minister may make a pro rata increase.

LIMITATIONS ON GRANTS

- 9. Where the expenditures of a Board on books are made with insurance moneys, no grant shall be paid in respect thereof.
- 10. Where the expenditure of a Board for fiction books exceeds 45 per cent of its expenditure for nonfiction books, no grant shall be paid in respect of the excess.
- 11. No grant to a Board shall exceed \$50,000 per annum.
- 12. The amount of the grant for the year 1946 shall be not less than the amount of the grant the Board received for the year 1945.

APPORTIONMENT OF GRANTS

- 13.—(1) A Board shall be paid a grant of 50 per cent of its annual expenditure for,—
 - (a) books;
 - (b) bookbinding; and
 - (c) library cards and stationery,

but the grant shall not exceed \$100.

- 14. Where during the year a public library reading room has been open,—
 - (a) at least 2 hours a day for 3 days a week, the Board shall be paid a grant of \$5; or
 - (b) at least 3 hours a day for 6 days a week, the Board shall be paid a grant of \$10.
- 15. Where the receipts of a Board for the preceding calendar year were,—
 - (a) less than \$25, it shall be paid a grant of \$5;
 - (b) at least \$25 but less than \$100, it shall be paid a grant of \$10;
 - (c) at least \$100 but less than \$200, it shall be paid a grant of \$15; and

- (d) at least \$200 but less than \$500, it shall be paid a grant of \$20.
- 16.—(1) Subject to subregulation 2, the Board of a public library established under Part I of the Act shall be paid an annual grant of the percentage, Column 3, of the public library municipal rate per capita of the municipality, Column 2, with a population as shown in Column 1.

Column 1 Population of Municipality	Column 2 Public Library Municipal Rate Per Capita	Column 3 Grant in Per Cent of Public Library Municipal Rate
less than 1000	61 to 70 71 to 80	25 per cent 30 50 70
1000 to .1999	61 to 70 71 to 80	20 30 50 65
2000 to 4999	61 to 70 71 to 80	15 20 40 60
5000 to 9999	61 to 70 71 to 80	10 15 30 40
10,000 to 14,999.	61 to 70 71 to 80	10 12 25 30
15,000 to 24,999	61 to 70 71 to 80	10 12 20 25
25,000 to 49,999	61 to 70 71 to 80	10 12 15 20
50,000 and over	.50 to 60 61 to 70	7 10 12

- (2) Where the public library rate in any year is lower than the public library rate in the previous year, the Minister may withhold part or all of the grant payable under subregulation 1.
- 17. Where the annual membership fee collected by the Board of a public library association averages at least \$1 for persons 17 years of age and over and at least 50 cents for persons under 17 years of age, the Board shall be paid a grant equal to the amount of the membership fees collected but the grant shall not exceed \$200.
- 18. The Minister may enter into a contract with a Board to furnish quarters for schools and classes for the training of librarians and assistants and may pay the Board therefor a sum not exceeding \$200.
- 19.—(1) Where a librarian in a library established under the Act holds a Certificate of Librarianship, the Board shall be paid a grant,—
 - (a) for a Class A Certificate of Librarianship, \$600;
 - (b) for a Class B Certificate of Librarianship, \$500;
 - (c) for a Class C Certificate of Librarianship, \$300;
 - (d) for a Class D Certificate of Librarianship, \$150; and

- (e) for a Class E Certificate of Librarianship, \$100.
- (2) No grant shall be paid in respect of a librarian in a municipality having a population of fewer than 3000 unless he receives an annual salary of at least \$800.
- (3) No grant shall be paid in respect of a librarian in a municipality having a population of 3000 to 5000 unless he receives an annual salary of at least \$1200.
- (4) No grant shall be paid in respect of a librarian in a municipality having a population of more than 5000 unless he receives an annual salary of at least \$1400.
- 20.—(1) The Board of a public library association shall be paid a grant equal to 50 per cent of the grant it receives from one or more municipal, township or county councils.
- (2) The maximum grant under subregulation 1 shall be \$100.
- 21.—(1) The Minister may authorize the payment to a Board of special grants not exceeding \$200.
- (2) In the case of a library established under Part I of the Act, the grant may be paid immediately upon the appointment of the Board.

FORM 1

ONTARIO

DEPARTMENT OF EDUCATION

Dated at Toronto this.....day of......19...

Registered number.....

Registrar

Minister of Education

FORM 2

ONTARIO

DEPARTMENT OF EDUCATION

This is to certify that......having complied with the regulations prescribed under *The Public Libraries Act* is hereby granted a Class B Certificate of Librarianship.

Dated at Toronto this.....day of...........19...

Registered number.....

Registrar

Minister of Education

FORM 3

ONTARIO

DEPARTMENT OF EDUCATION

Dated at Toronto this.....day of.......19...

Registered number.....

Registrar

Minister of Education

FORM 4

ONTARIO

DEPARTMENT OF EDUCATION

This is to certify that......having complied with the regulations prescribed under *The Public Libraries Act* is hereby granted a Class D Certificate of Librarianship.

Dated at Toronto this.....day of............19...

Registered number.....

Registrar

Minister of Education

FORM 5

ONTARIO

DEPARTMENT OF EDUCATION

This is to certify that......having complied with the regulations prescribed under *The Public Libraries Act* is hereby granted a Class E Certificate of Librarianship.

Dated at Toronto this.....day of......19...

Registered number.....

Registrar

Minister of Education

Dated at Toronto this 30th day of May, 1946.

G. A. DREW, Minister of Education.



Publications Under The Regulations Act, 1944

JUNE 29th, 1946

Erratum

THE JUDICATURE ACT

ERRATUM ET CORRIGENDUM

In Ontario Regulations 54/46 published in The Ontario Gazette on the 8th day of June, 1946, delete the symbol "[" in rule 791 of regulation 6 appearing in the 13th line of page 88 (foot-pagination) before the words "or caused" and insert the symbol "[" before the word "or" in the 15th line.

THE PUBLIC SERVICE ACT

O. Reg. 68/46. Amending O. Reg. 2/46. Holidays and Saturday. Approved—June 4th, 1946. Filed—June 15th, 1946, 8.30 a.m.

REGULATIONS MADE UNDER PART I OF THE PUBLIC SERVICE ACT

- 1. Clauses b and c of subregulation 1 of regulation 3 of Ontario Regulations 2/46 are revoked and the following substituted therefor:
 - (b) on Saturday from 8.30 a.m. to 12 noon.
- 2. Subregulation 1 of regulation 13 of Ontario Regulations 2/46 is revoked and the following substituted therefor:
 - (1) Where an employee has served at least twelve months, the deputy head of a department shall grant to him a vacation of eighteen days with pay in any one fiscal year.

THE PROVINCIAL LAND TAX ACT

O. Reg. 69/46.

New.
1947 annual tax on lands other than in school sections shall be one per cent.

Approved—June 12th, 1946.
Filed—June 17th, 1946, 2.30 p.m.

REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

1. Subject to any regulations in respect to the rate in school sections, the rate of annual tax to be imposed for the year 1947 shall be one per cent.

THE PROVINCIAL LAND TAX ACT

O. Reg. 70/46. New. 1947 annual tax on lands in school sections shall be one-half of one per cent. Approved—June 12th, 1946. Filed—June 17th, 1946, 2.40 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PROVINCIAL LAND TAX ACT.

1. The rate of annual tax to be imposed for the year 1947 upon land situated in any school section shall be one-half of one per cent.

THE SUCCESSION DUTY ACT, 1939

O. Reg. 71/46. Amending O. Reg. 46/44. Allowance for duty paid elsewhere. Approved—June 4th, 1946. Filed—June 21st, 1946, 3.00 p.m.

REGULATIONS MADE UNDER THE SUCCESSION DUTY ACT, 1939

- 1. Ontario Regulations 46/44 are amended by adding thereto the following regulation:
 - 35. The following jurisdictions,—
 - (a) the United Kingdom of Great Britain and Northern Ireland;
 - (b) the Union of South Africa;
 - (c) the Commonwealth of Australia;
 - (d) Eire;
 - (e) the Dominion of New Zealand;
 - (f) the provinces of,—
 - (i) Alberta;
 - (ii) British Columbia:
 - (iii) Manitoba;
 - (iv) New Brunswick;
 - (v) Nova Scotia;
 - (vi) Prince Edward Island;
 - (vii) Quebec; and
 - (viii) Saskatchewan;
 - (g) the District of Columbia; and
 - (h) each of the states of the United States of America;

are designated as jurisdictions to which the provisions of section 7 of the Act, as re-enacted by section 5 of The Succession Duty Amendment Act, 1946, shall apply.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 72/46. Replacing O. Reg. 128/44. Barbering Industry—Paris zone. Approved—June 12th, 1946. Filed—June 22nd, 1946, 10.00 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 12th day of June, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Paris as a zone for the industry to be known hereafter as the PARIS ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Paris Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

And Whereas the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PARIS ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;(c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - (f) massaging the face;
 - (g) honing or stropping of razors; and
 (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanks-

giving Day and Christmas Day, and every Wednesday except in a week in which one of the other holidays occurs on Thursday. (S. 7, cls. d and g)

4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:

The following classification of employees working in the barbering industry is established:

CLASS A—A person who is given full time employment on a straight salary basis;

CLASS B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;

CLASS C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$22.00 per week;

CLASS B—\$17.00 per week plus 50 per cent of the proceeds in excess of \$22.00 from the work performed by the employee;

CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$10.00 per week plus 50 per cent of the proceeds in excess of \$15.00 from the work performed by the employee;

(ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$7.00 per week plus 50 per cent of the proceeds in excess of \$10.00 from the work performed by the employee;

(iii) Persons working on Saturday only or the day before a holiday, \$5.00 per day or part thereof plus 50 per cent of the proceeds in excess of \$7.00 from the work performed by the employee;

(iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 50 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)

8. The minimum charge for each operation in the barbering industry shall be as follows:

 (a) haircut or trim, adults
 40 cents

 (b) haircut, children
 25 cents

 (c) shave
 20 cents

 (d) singe
 15 cents

(e)	shampoo	cents
(f)	hair tonics	cents
	facial massage, plain35	
	razor honing	cents
(4)	ladies' neck clip	cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 128/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 73/46. Replacing O. Reg. 100/44. Barbering Industry—Brantford zone. Approved—June 18th, 1946. Filed—June 22nd, 1946, 10.15 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 18th day of June, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Brantford as a zone for the industry to be known hereafter as the BRANTFORD ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Brantford Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE BRANTFORD ZONE

1. No work shall be performed in the barbering industry except in accordance with this schedule.

- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;(d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment:
 - f) massaging the face;
 - (g) honing or stropping of razors; and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and every Wednesday except in a week in which one of the other holidays occurs on Tuesday or Thursday. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:

on Monday, Tuesday, Thursday and Fri-

on Wednesday in a
week in which a
holiday occurs on
Tuesday or Thurs-

day..... from 8.30 a.m. to 6.30 p.m.

(S. 7, cl. a)

- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - Class B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$22.00 per week;

- CLASS B—\$18.00 per week plus 50 per cent of the proceeds in excess of \$23.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12.00 per week plus 50 per cent of the proceeds in excess of \$17.00 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only \$6,00 per week plus 50 per

cent of the proceeds in excess of \$9.00 from the work performed by the employee;

- (iii) Persons working on Saturday only or the day before a holiday, \$5.00 per day or part thereof plus 50 per cent of the proceeds in excess of \$7.50 from the work performed by the employee;
- (iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 50 per cent of the proceeds in excess of \$5.00 from the work performed by the employee.

(S. 7, cls. c and f)

- No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows;

(a)	haircut or trim, adults45 cents
(b)	haircut, children
(c)	shave, including neck shave25 cents
(d)	singe
	shampoo, plain
	hair tonics
	facial massage, plain
	razor honing
	ladies' neck clip

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 100/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 74/46. Replacing O. Reg. 144/44. Barbering Industry—Stratford zone. Approved—June 12th, 1946. Filed-June 22nd, 1946, 10.25 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 12th day of June, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Stratford as a zone for the industry to be known hereafter as the STRATFORD ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Stratford Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act: AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE STRATFORD ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - massaging the face;

 - (g) honing or stropping of razors; and (h) all other work usually done by barbers.

where the operations are performed with the hope or expectation of obtaining compensation or revenue there-from except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day and every Wednesday after 12 o'clock noon, except in a week in which one of the other holidays occurs on Thursday. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows;

 - on Monday, Tuesday,
 Thursday and Friday from 8.30 a.m. to 7 p.m.
 on Saturday...... from 8.30 a.m. to 9 p.m.
- (a) on Wednesday from 8.30 a.m. to 12 noon
 (b) on Wednesday in a
 week in which a holiday occurs on Thursday from 8.30 a.m. to 7 p.m. (S. 7, cl. a)
- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A-A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;

CLASS C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$21.00 per week;

- CLASS B—\$15.00 per week plus 50 per cent of the proceeds in excess of \$21.00 from the work performed by the employee, and an additional 10 per cent of the proceeds in excess of \$32.00;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$9.00 per week plus 50 per cent of the proceeds in excess of \$14.00 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6.00 per week plus 50 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$5.00 per day or part thereof plus 50 per cent of the proceeds in excess of \$7.00 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$3.50 per day or part thereof plus 50 per cent of the proceeds in excess of \$5.00 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows;—

	haircut or trim, adults45 cents
(b)	haircut, children
(c)	shave20 cents
(d)	singe
(e)	shampoo, plain
(f)	hair tonics
(g)	facial massage, plain
(\tilde{h})	razor honing
(i)	ladies' neck clip
(i)	men's neck shave
97	

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 144/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE SUCCESSION DUTY ACT, 1939

O. Reg. 75/46. Revoking O. Reg. 99/45, and Amending O. Reg. 46/44. General. Approved—April 16th, 1946. Filed—June 25th, 1946, 1.00 p.m.

REGULATIONS MADE UNDER THE SUCCESSION DUTY ACT, 1939

- 1. Ontario Regulations 99/45 are revoked.
- 2. Regulations 1, 2, 3 and 4, excepting forms 1, 1A and 2, of Ontario Regulations 46/44 are revoked and the following substituted therefor,—
 - 1.—(1) The affidavit required by subsection 2 of Section 12 of the Act shall be in accordance with form 1.
 - (2) Where the aggregate value does not exceed \$5000, the affidavit may be in accordance with form 2.
 - 2. The affidavit required by subsection 1 of Section 12 of the Act shall be 'n accordance with form 1, form 1 "A" or form 2.
 - 3. Where the deceased died domiciled outside Ontario the affidavit required by Section 12 of the Act may be in accordance with form 2.
- 3.—(1) Form 1 is amended by striking out the words "In the Surrogate Court of the of wherever they appear.
- (2) Form 3 is amended by striking out the words "In the Surrogate Court of the County (District) of ".

Publications Under The Regulations Act, 1944

JULY 13th, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 76/46. New. Carpentry Industry—Sarnia zone. Approved—June 25th, 1946. Filed—June 29th, 1946, 8.45 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 25th day of June, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure, except maintenance repairs to the building and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Sarnia and the suburban area lying adjacent thereto and lying within a line drawn as follows: commencing at the intersection of the road allowance between the Townships of Plympton and Sarnia or said road allowance produced northerly with the southern shore of Lake Huron, thence southerly along the said road allowance, to and extending westerly along the road allowance between the Townships of Sarnia and More, to and extending westerly along the road allowance between the Township of More and the Sarnia Indian Reserve, to and extending in a general northern direction along the shore of the St. Clair River, to and extending easterly along the shore of Lake Huron to the place of commencement, as a zone for the industry to be known hereafter as the SARNIA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Sarnia Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the Schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE SARNIA ZONE

1. No work shall be performed in the carpentry industry except in accordance with this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employers and employees in the carpentry industry shall be as follows:
 - (a) a regular working week not exceeding forty-four hours employment to be performed during the regular working days; and
 - (b) a regular working day not exceeding eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m. and on Saturday not exceeding four hours employment to be performed before noon.

(S. 7, cls. a, b and d)

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be one dollar and five cents per hour. (S. 7, cl. ϵ)

OVERTIME WORK

4. Work performed at any time other than during the regular working periods, and work performed on Sunday or on the following holidays, namely, New Year's Day, Good Friday, Dominion Day, Sarnia Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, shall be deemed to be overtime work. (S. 7, cl. e)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 5. The minimum rates of wages for all overtime work performed in the industry shall be as follows:
 - (a) for ordinary overtime work performed on Saturday before 4 p.m. or during a three-hour period immediately following a regular working day, one dollar and fifty-two and one-half cents per hour;
 - (b) for work performed at night where owing to the nature of the work it cannot reasonably be performed during the regular working periods, one dollar and five cents per hour; and
 - (c) for all other overtime work, two dollars and ten cents per hour, unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lower rate.

(S. 7, cl. e)

ADVISORY COMMITTEE

6. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped, and may issue a special permit for overtime work, and the overtime work shall be performed only after obtaining a permit. (S. 7, cl. k)

QUALIFICATION AND COMMENCEMENT

- 7. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
- 8. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 77/46. New. Carpentry Industry—Guelph zone. Approved—June 25th, 1946. Filed—June 29th, 1946, 9.00 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 25th day of June, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Guelph and the suburban area lying adjacent thereto and lying within a line drawn as follows; commencing at the intersection of the road allowance between Lots 6 and 7, Concession VII with the road allowance be-tween Concessions V and VII in the Township of Puslinch, thence extending northwesterly along the road allowance between Concessions V and VII, to and extending westerly along the road allowance between Concessions V and VI and the said road allowance produced, to and extending northwesterly along the road allowance between Divisions B and E in the Township of Guelph, to and extending northwesterly along the road allowance between Divisions B and D, to and extending northeasterly along the road allow-ance between Lots 14 and 15 Division D, to and extending southeasterly along the King's Highway No. 6, to and extending northeasterly along the road allow-ance between Lots 11 and 12 Division D, to and extending northeasterly along the road allowance between Concessions VIII and IX Division C, to and extending southeasterly along the road allowance between Lots 5 and 6 Division C, to and extending northeasterly along the King's Highway No. 24, to and extending southerly along the road allowance between the Townships of Guelph and Eramosa, to and extending southeasterly along the northeastern boundary of the Township of Puslinch, to and extending southwesterly along the road allowance between Lots 6 and 7 in the Township of Puslinch to the place of commencement, as a zone for the industry to be known hereafter as the GUELPH ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Guelph Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

And Whereas the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise

that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE GUELPH ZONE

1. No work shall be performed in the carpentry industry except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employers and employees in the carpentry industry shall be as follows:
 - (a) a regular working week not exceeding forty hours employment to be performed during the regular working days; and
 - (b) a regular working day not exceeding eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m.

(S. 7, cls. a, b and d)

MINIMUM RATE OF WAGES

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be ninety-five cents per hour. (S. 7, cl. c)

OVERTIME WORK

4. Work performed at any time other than during the regular working periods, and work performed on Saturday or Sunday, or on the following holidays, namely, New Year's Day, Good Friday, Dominion Day, Guelph Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, shall be deemed to be overtime work. (S. 7, cl. e)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 5. The minimum rates of wages for all overtime work performed in the industry shall be as follows:
 - (a) for ordinary overtime work performed during a three-hour period immediately following a regular working day, one dollar and forty-two and one-half cents per hour;
 - (b) for work performed at night where owing to the nature of the work it cannot reasonably be performed during the regular working periods, ninety-five cents per hour for the first eight hours only; and
 - (c) for all other overtime work, one dollar and ninety cents per hour, unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lower rate.

(S. 7, cl. e)

ADVISORY COMMITTEE

6. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped, and may issue a special permit for overtime work, and the overtime work shall be performed only after obtaining a permit. (S. 7, cl. k)

QUALIFICATION AND COMMENCEMENT

- 7. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
- 8. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 78/46. Replacing O. Reg. 139/44.
Barbering Industry—St. Thomas zone.
Approved—June 25th, 1946. Filed-June 29th, 1946, 9.15 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 25th day of June, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of St. Thomas as a zone for the industry to be known hereafter as the ST. THOMAS ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the St. Thomas Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE ST. THOMAS ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;(c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - massaging the face;
 - (g) honing or stropping of razors; and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanks-

giving Day and Christmas Day, and every Wednesday after 12 o'clock noon, except in a week in which one of the other holidays occurs on Thursday. (S. 7, cls. d and g)

- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:

 - on Monday, Tuesday, Thursday and Friday...... from 8 a.m. to 6 p.m.
- on Thursday..... from 8 a.m. to 6 p.m. (S. 7, cl. a)
- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C-A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

Class A—\$25.00 per week;

- CLASS B—\$16.00 per week plus 65 per cent of the proceeds in excess of \$22.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12.00 per week plus 65 per cent of the proceeds in excess of \$17.00 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6.00 per week plus 65 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$4.75 per day or part thereof plus 65 per cent of the proceeds in excess of \$6.75 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expensesr (S. 7, cl. ϵ).

8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
(b)	haircut, children	25 cents
(c)	shave	25 cents
(d)	singe	25 cents
(e)	shampoo	35 cents
	hair tonics	
	facial massage, plain	
(h)	razor honing	35 cents
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 139/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE PUBLIC HEALTH ACT

O. Reg. 79/46. New. Frosted-Food Locker Plants. Approved—June 25th, 1946. Filed—July 2nd, 1946, 3.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

FROSTED-FOOD LOCKER PLANTS

INTERPRETATION

- 1. In these regulations,-
- (a) "chill room" shall mean a refrigerated room in which food is chilled or aged before being sharp-frozen and placed in a locker;
- (b) "Director" shall mean the Director of the Sanitary Engineering Division of the Department of Health, or any other person designated by the Minister to act for him;
- (c) "food" shall mean food for human consumption;
- (d) "locker" shall mean an individual section or compartment for the storage of food in a locker plant;
- (e) "locker plant" shall mean any premises in which space in individual lockers is rented or otherwise made available for the storage of frozen food, and which has facilities for the preparation for storage of the food;
- (f) "sharp freeze" shall mean the rapid freezing of food in a room or compartment specially designed and equipped for rapid freezing; and
- (g) "operator" shall mean a person who, by himself or his agent, owns or operates a locker plant.

LICENCE

2. No person shall maintain or operate a locker plant unless he is the holder of a licence therefor issued by the Minister under these regulations in form 1, upon application therefor in form 2.

- 3.—(1) An application for a licence shall,—
- (a) be in writing; and
- (b) be accompanied by the licence fee.
- (2) The licence fee for a locker plant shall be \$4.00.
- 4. The Minister may issue a licence upon,—
- (a) receipt of the prescribed application;
- (b) compliance with the provisions of these regulations; and
- (c) receipt of the prescribed fee.
- 5. A licence shall.—
- (a) apply only to the locker plant specified therein;
- (b) expire on the last day of the year in which it is issued; and
- (c) be transferable only with the approval of the Minister.
- 6. The Minister may upon payment of the prescribed fee renew any licence if the locker plant complies with these regulations.
- The Minister may suspend or revoke any licence if the locker plant does not comply with these regulations.

INSPECTION OF LOCKER PLANTS

8. Every operator shall permit the Director or any other person designated by the Director to have access to and to inspect the locker plant at all reasonable times.

ESTABLISHMENT OF LOCKER PLANTS

 No person shall establish, erect, reconstruct, alter or enlarge a locker plant except in conformity with these regulations.

CONSTRUCTION OF LOCKER PLANTS

- 10. A locker plant shall,—
 - (a) be located in a place free from any objectionable conditions including smoke, fumes, dust, odours, flies and any conditions which might injuriously affect food, and shall have ready ingress to and egress from every building;
 - (b) be free from conditions which might injuriously affect the efficient operation of the plant or the products stored therein;
 - be constructed and finished in such manner that it may be maintained in a clean and satisfactory condition;
 - (d) be provided with refrigeration facilities adequate to maintain the temperatures prescribed by these regulations; and
 - (e) be well lighted.
- 11. Every locker plant shall contain the following rooms:
 - (a) a sharp-freeze room or compartment;
 - (b) rooms and facilities for cutting, preparing and wrapping food;
 - (c) a chill room for chilling or cooling carcasses in plants where freshly killed carcasses are accepted;

- (d) toilet rooms for employees;
- (e) dressing rooms for employees; and
- (f) such other accommodation as may be prescribed by these regulations.
- 12.—(1) The interiors of locker plants shall be of such construction that they can be maintained in a clean and sanitary condition.
- (2) All walls and ceilings of rooms in which food is prepared or stored shall be finished with a material which is impervious to moisture and which may be readily cleaned.
- 13. The public entrance to the locker room shall not open directly to the outside of the building but a waiting room or vestibule shall be provided.

EQUIPMENT OF LOCKER PLANTS

- 14. Every locker plant shall provide at least 200 lockers of standard size, containing not less than 6 cubic feet each or storage space of at least 1200 cubic feet.
- 15.—(1) The lockers shall be so constructed as to protect the contents from contamination, deterioration, injury or rodents.
- (2) Lockers with perforated bottoms shall be provided with suitable liners or trays of unperforated material.
- 16. All chill rooms shall be equipped with sanitary hangers spaced so as to prevent the carcasses from coming into contact with each other or the walls of the rooms.
- 17. Sufficient wall shelves shall be provided so that us articles or containers are left on the floor.
- 18. Metallic drip pans shall be used where necessary to collect drip.
- 19.—(1) Every locker plant shall be equipped with at least one gas mask suitable for use in an atmosphere contaminated by such refrigerants as are obnoxious.
- (2) The gas mask shall be kept in a readily accessible place.
- 20. Every locker plant shall have available a supply of water adequate for the efficient operation of the locker plant, the quality of which is satisfactory to the Director.

MAINTENANCE OF PLANT AND EQUIPMENT

- 21.—(1) The premises, surroundings and all rooms of locker plants shall at all times be maintained in a clean and sanitary condition.
- (2) All equipment and utensils used for handling food shall be of such material and so constructed that they may be easily and thoroughly cleaned.
- 22. All equipment and utensils shall be cleaned before being put to use and at the end of each day's use, and shall be kept in a sanitary condition at all times.
- Lockers shall be thoroughly cleaned before they are rented or otherwise made available to patrons.
- 24.—(1) All food shall be protected against filth, flies, dust, dirt, insects, vermin, rodents and any contamination or foreign substances.
- (2) All openings to the outside of the locker plant shall be effectively screened from May 1st to November 1st, and all openings between rooms shall be equipped with full-length, self-closing, tight-fitting doors.

- 25. No person shall,-
- (a) accept or store in any locker plant decomposed or spoiled food; or
- (b) store food in such condition or in such manner as to cause injury to or deterioration of food in an adjacent locker.
- 26. Where the Director or any person designated by him or the medical officer of health finds any spoiled food in a locker plant he may order the operator to have it removed.
- 27. An operator shall promptly remove from the premises and dispose of, in a sanitary manner, spoiled food or waste or offal incidental to the cleaning, storing or preparation of food for storage.
- 28. No person shall use tobacco in any room where food is processed or stored.
 - 29. No person shall,-
 - (a) use as a living room or sleeping room, or
 - (b) permit any dog or cat or any live animal to enter,

any room used for the preparation, processing, storage or display of food.

- 30.—(1) All waste and drainage from the operation of any locker plant shall be disposed of in a sanitary manner.
- (2) Refuse shall not be permitted to accumulate in the plant or on or near the premises except in properly covered containers or receptacles, which shall be emptied frequently.

ACCESS TO LOCKERS

- 31. The operator, medical officer of health or Director or any person designated by him may enter any locker for the purpose of inspection.
 - 32. No patron of a locker plant shall,-
 - (a) enter a locker rented to another patron, or
 - (b) handle any food belonging to another patron,

unless so authorized by the other patron.

FOOD OTHER THAN FOOD FOR HUMAN CONSUMPTION

- 33. No food or substances other than food for human consumption shall,—
 - (a) be stored in the chill room, sharp-freeze room or compartment, or locker room of any locker plant; or
 - (b) be permitted to come in contact with the equipment used for processing food for human consumption.

PLANT PERSONNEL

- 34.—(1) Every person whose work brings him into contact with food during its manufacture, preparation, processing or storage shall,—
 - (a) be clean;
 - (b) wear clean washable outer garments and suitable cap or other head covering for his work only;
 - (c) be free from and not a carrier of any disease which may be spread through the medium of food;

- (d) satisfy the medical officer of health of the municipality in which the locker plant is situated as to his freedom from the diseases mentioned in clause c; and
- (e) submit to such examinations and tests as the medical officer of health or the Minister may require.
- (2) No person shall work in a locker plant who,-
- (a) has any communicable skin disease or infected wound; or
- (b) resides in a house where communicable disease exists;

unless he has obtained a certificate from the medical officer of health.

35. Every person engaged in handling food shall avoid contact with any substance that might contaminate the food.

SANITARY FACILITIES FOR EMPLOYEES

- 36.—(1) Every locker plant shall, for the use of the employees, be equipped with,—
 - (a) washing facilities, conveniently located and provided with adequate soap and hot and cold water:
 - (b) clean towels of such kind and quantity that not more than one employee shall use the same towel;
 - (c) adequate dressing rooms, separate for each sex, where employees may change and store their clothing in clean and sanitary condition; and
 - (d) as many toilet rooms, separate for each sex, as may be necessary and which comply with the provisions of subregulation 2.
 - (2) Every toilet room shall be,-
 - (a) conveniently located without direct access to any room in which foods are prepared, processed, chilled, frozen or stored;
 - (b) equipped with full-length doors;
 - (c) properly equipped with sanitary facilities; and
 - (d) provided with adequate ventilation and light-
- (3) Where privies are used they shall be separated from any other building, be fly-tight and equipped with self-closing doors.
- (4) All toilet and washing facilities and the rooms in which they are placed shall be kept clean and sanitary and in good repair.

INSPECTING, PREPARING, WRAPPING AND IDENTIFYING OF STORED FOODS

- 37. Before being placed in a locker for storage, all food shall be,—
 - (a) inspected by the operator;
 - (b) wrapped or packed as prescribed by regulation 40:
 - (c) identified by marking the wrapped package with the patron's locker number and date of wrapping;
 - (d) processed as prescribed by regulation 40; and

- (e) sharp-frozen.
- 38. Upon receiving any fresh carcasses of meat, every operator shall,—
 - (a) tag or stamp the carcass for identification;
 - (b) cause the carcass to be suitably cleaned; and
 - (c) place the carcass in the chill room for at least twenty-four hours and such further period of time as may be required for the carcass to cool.
- 39. When applying marks directly to food every operator shall use only non-toxic ink or other harmless substance.
- 40.—(1) All meat before being frozen shall be , wrapped in water-resistant paper.
- (2) All fish, before being stored in any locker, shall be eviscerated properly, frozen and wrapped or glazed, and shall be so handled as to protect equipment and other stored food from fish flavours and odours.
- (3) All vegetables, before being frozen, shall be cleaned, blanched and immediately thereafter cooled with cold water and packed in suitable containers for freezing.
- (4) All fruits, before being frozen, shall be cleaned or washed and packed in suitable containers for freezing.
- 41. Liquids shall be placed in waterproof containers in order to protect other locker contents from damage in case of breakage or spoilage.

TEMPERATURES REQUIRED

- 42. The refrigeration equipment for a locker plant shall be provided with accurate and reliable controls for the automatic maintenance of uniform temperatures as required in the different refrigerated rooms, and shall be of adequate capacity to provide, under extreme conditions, the temperatures in the different rooms as prescribed herein.
- 43.—(1) The following temperatures shall be maintained in each of the rooms mentioned hereunder:
 - (a) chill room—32 to 42 degrees Fahrenheit above zero degrees,
 - (b) sharp-freeze room or sharp-freeze compartment—
 - (i) 10 degrees below zero Fahrenheit or lower, or
 - (ii) zero degrees Fahrenheit or lower when rapidly moving forced air circulation is employed;

with a tolerance of 10 degrees Fahrenheit for a reasonable time after unfrozen food is placed therein for freezing.

- (c) locker room—not above zero degrees Fahrenheit with a tolerance of plus 5 degrees Fahrenheit for reasonably short periods.
- (2) The temperatures prescribed by subregulation 1 shall not be construed to prohibit such variations as may be necessary during the short periods of time required for de-frosting operations.

THERMOMETERS

44.—(1) Every refrigerated room in a locker plant shall be provided with a direct-reading thermometer of known accuracy.

- (2) The sensitive bulbs of thermometers in refrigerated rooms shall be placed not less than 5 feet from any door or cooling unit, nor less than 5 feet above floor level, and in such location that the average temperature of the room will be registered.
- (3) Every locker room in a locker plant shall be provided with a self-recording thermometer.
- (4) The indicating or recording mechanism shall be placed where it can be conveniently observed by the patrons, outside the locker room.
- 45. The charts or temperature records of thermometers shall be changed each week, properly dated, signed by the operator and shall be preserved at the plant for a period of at least one year, unless requested by the Director within that time.
- 46. The self-recording thermometer shall meet the following specifications:
 - (a) the scale range of the instrument shall be at least from 10 degrees Fahrenheit below zero to 40 degrees Fahrenheit above zero;
 - (b) the temperature represented by the smallest scale division on the chart shall be 2 degrees Fahrenheit or less;
 - (c) the accuracy of the thermometer shall be within one degree plus or minus at zero degrees Fahrenheit;
 - (d) the pen movement over 5 degrees Fahrenheit must not be less than 1/8 inch;
 - (e) the pen-arm device shall be designed to give a line not to exceed the space representing 1 degree Fahrenheit on the chart;
 - (f) the chart shall make one complete revolution in seven days, shall be graduated hourly and daily and shall be not less than 8 inches in diameter;
 - (g) the lowest temperature reading shall be recorded on the outer edge of the chart; and
 - (h) the chart rotating device shall be fitted with perforating pins preventing rotation of the chart except by means of the clock in the case.
- . 47. The case for the thermometer shall be locked when the thermometer is in use,
- 48.—(1). Every operator shall keep an accurate record of,—
 - (a) the name and address of each patron renting a locker or storing food;
 - (b) the period for which each locker is rented, the charge therefor and the payments made thereon; and
 - (c) the name of every patron who is engaged in the selling of food.
- (2) The records mentioned in subregulation 1 shall be open for inspection by the Director or any person designated by him.

49. Every patron who is engaged in the sale of food shall declare this fact to the operator.

SIGNAL

- 50. Every locker room shall be equipped with a noise instrument, placed in a satisfactory location for operation from within the locker room.
- 51. These regulations shall come into force upon the tenth day after publication in The Ontario Gazette under *The Regulations Act*, 1944.

(Crest)

FORM 1

THE PUBLIC HEALTH ACT

LICENCE FOR A FROSTED-FOOD LOCKER PLANT

This is to certify that
of is hereby licensed to maintain and operate a frosted-food locker plant at for the year ending the 31st day of December, 19., under <i>The Public Health Act</i> and regulations made by the Minister in respect to premises for the public cold storage of food.
Dated at Toronto thisday of,
Minister of Health.
(Crest)
FORM 2
THE PUBLIC HEALTH ACT
APPLICATION FOR LICENCE FOR FROSTED-FOOD LOCKER PLANT
(Name of applicant) make(s) application to the Minister for a licence to maintain and operate a frosted-food locker plant at
under <i>The Public Health Act</i> and regulations made by the Minister thereunder in respect to premises for the public cold storage of food for the year ending the 31st day of December, 19
Dated at, Ontario, thisday of
Applicant.
Address



Publications Under The Regulations Act, 1944

JULY 20th, 1946

THE FACTORY, SHOP AND OFFICE BUILDING ACT

O. Reg. 80/46. Replacing and Amending O. Reg. 46/45. Grain Elevators. Approved—July 4th, 1946. Filed—July 8th, 1946, 3.00 p.m.

REGULATIONS MADE UNDER THE FACTORY, SHOP AND OFFICE BUILDING ACT

- 1. Regulation 1 of Ontario Regulations 46/45 is revoked and the following substituted therefor:
 - 1. This Part shall apply to every factory within the meaning of the Act, except grain elevators.
- Ontario Regulations 46/45 are amended by adding thereto the following Part;

PART V

GRAIN ELEVATORS

APPLICATION

40. This Part shall apply to grain elevators only.

INTERPRETATION

- 41. In this Part,-
- (a) "elevator" shall mean any premises or structure used for the storage or handling of bulk grain and which has a total storage capacity of not less than 125,000 bushels;
- (b) "gallery" shall mean that portion of an elevator above ground level, which connects two or more buildings;
- (c) "marine tower" shall mean that portion of an elevator, either stationary or portable used for the receiving of grain;
- (d) "storage building" shall mean that portion of an elevator used for the storage of grain;
- (e) "suitable" shall mean suitable to the Chief Inspector;
- (f) "tunnel" shall mean that portion of an elevator, at or below ground level, which connects two or more buildings; and
- (g) "work-house" shall mean that portion of an elevator used for the receiving, weighing, cleaning and shipping of grain.

APPLICATION OF REGULATIONS

- 42.—(1) Regulations 43 to 50, 52 (1) and (2), 57, 58, 59 (1) and (2), 61 and 66 shall not apply to an elevator heretofore erected.
- (2) Regulations 53 (3), 59 (4), 84, 88, 89 (2), 90 (4), 91 to 99, 101, 102 and 103 shall not apply to an owner who is not an employer.

DESIGN OF STRUCTURE

CONSTRUCTION

- 43.—(1) Elevators shall be constructed of non-combustible materials.
- (2) Where combustible materials other than grain, belts or railway cars are present in the building in quantity sufficient to produce a serious fire, and where sprinklers are not installed, all structural steel shall be encased in non-combustible materials.

SURFACES AND LEDGES

- 44.—(1) Interior surfaces, including the inside of bins and garners, shall be as smooth as practicable.
- (2) Surfaces inaccessible to cleaning, and pockets and ledges shall be minimized.
- (3) Such surfaces as must necessarily exist shall be be inclined from the horizontal as steeply as practicable.

WALLS

- 45.—(1) Exterior walls above or below the bins or tanks in the work-house or storage buildings, and the walls of belt-conveyor galleries and track sheds shall be so designed and constructed as to provide explosion venting-areas either through the use of large window areas or other suitable means.
- (2) A minimum of one square foot of explosion venting-area shall be provided for every 80 cubic feet of air volume of working floors.
- (3) The explosion venting-area for basements shall be that set out in subregulation 2 unless the structural stability of the elevator would be endangered thereby, in which case the explosion venting-area shall be the maximum that is practicable.
- (4) Wired glass may be used only as protection against exposure, and, in such cases where it is included in explosion venting-areas, explosion type hardware shall be used.

TRACK SHED

- 46.—(1) Track shed for loading or un-loading of cars shall be separated from the elevator by a tight non-combustible partition or by sufficient clear space to exclude dust from elevator.
- (2) Windows in the partition shall be stationary and doors self-closing.

LOCATIONS

47. The various buildings and sections of the elevator shall be as distantly separated from one another as practicable and the distances shall be subject to the approval of the Chief Inspector.

COMMUNICATIONS

- 48.—(1) Where belt-conveyor galleries or tunnels connect main sections of the elevator, a tight non-combustible partition shall be provided.
- (2) Belt openings in the partitions shall be as small as practicable and shall be equipped with a vertical automatic fire-door with roller at bottom, closing down on helt.

(3) Doors in the partitions shall be self-closing hinged fire-doors.

BINS AND TANKS

- 49.—(1) Bins, tanks and interspaces shall be covered with a bin floor of non-combustible construction.
- (2) Man-holes in storage-building bin floors for access to bins shall be not less than 24 inches in least dimension.

BASEMENTS, TUNNELS AND GALLERIES

- 50,—(1) Exterior walls of basements and tunnels shall have as much provision for natural light and ventilation as practicable.
- (2) Tunnels and galleries shall be of such width and height as to afford easy access for sweeping on both sides of and under each belt.

SHAFTWAYS AND EXITS

- 51.—(1) Stairways required for exit purposes and passenger elevators shall be in shaftways enclosed with non-combustible materials.
- (2) Stairways and passenger elevators in marine towers need not be enclosed between the dock and bin floor levels.
- (3) Openings to stairways shall have self-closing fire-doors hinged to open in the direction of exit travel.
- (4) Openings in elevator shaftways shall be protected by self-closing fire-doors.
- (5) Where practicable, the stairs from basement to the working or first floor shall not be continuous with the stairs from the first floor to the floors above.
- (6) At least two means of direct exit, as remote from one another as practicable, shall be provided from every working floor and the basement.
- (7) More than two means of exit shall be provided,—
 - (a) where the maximum distance to reach an exit from any point in,—
 - (i) a work-house; or
 - (ii) an unsprinklered storage building of combustible construction

is greater than 100 feet; and

- (b) where the maximum distance to reach an exit from any point in any other storage building is greater than 200 feet.
- (8) The means of exit from the work-house shall consist of at least one tower-stairway enclosed with non-combustible materials and,—
 - (a) at least one additional tower-stairway;
 - (b) at least one steel fire-escape on the exterior wall of the building; or
 - (c) horizontal passage-ways equipped with firedoors leading to adjoining buildings.

VENTILATION

WINDOWS

52.—(1) Buildings and operating rooms shall be provided with window-ventilating area in the ratio of one or more square feet for every 160 cubic feet of room volume, except in basements where the window-ventilating area shall be 50 or more per cent of the explosion venting-area.

- (2) Window ventilators shall be,-
- (a) easily accessible for operation;
- (b) arranged to provide for maximum ventilation when open; and
- (c) of the pivoted or projected type.
- (3) Ventilation by mechanical means shall be used in elevator buildings heretofore erected which do not conform to requirements of subregulations 1 and 2.

BASEMENTS

- 53.—(1) Rooms and areas in basements, tunnels and space around track hoppers shall be well ventilated by windows, louvers or mechanical means.
- (2) Permanent openings in basements for admission of air from the outside to supply mechanical means of ventilation shall be provided.
- (3) During periods of operation sufficient windows and exterior doors shall be open to provide adequate ventilation.

ROOFS

54. Where no mechanical means of ventilation is used, the roofs of track sheds, cupolas, galleries and tunnels shall be provided with monitors or other ventilators which, in conjunction with windows, provide frequent change of air.

VENTING OF BINS AND TANKS

- 55.—(1) Each bin or tank and interspace, enclosed at the top, shall be provided with adequate positive air-aspiration or shall be separately vented to the outdoors.
- (2) Where vents are used, each vent shall be equivalent in area to a round opening not less than 12 inches in diameter, and the stack shall be equipped with a suitable outside ventilator.
- (3) Stacks shall be vertical where practicable, but may be inclined not more than 45 degrees from the vertical, and two or more stacks may be connected to a common header stack.

EQUIPMENT

ELEVATOR LEGS

- 56.—(1) Elevator legs shall be enclosed in separate casings for both up- and down-legs, except where running through a beltway between bins.
- (2) The beltway shall be tightly closed at the top and bottom and shall be hoppered to prevent accumulation of dust.
- (3) Heads shall be hoppered to the down- or up-leg but not to both.
- (4) Leg casings and connecting spouts and doors or other openings into them shall be dust-tight.
 - (5) No wood or wood-rim pulleys shall be used.
- (6) Boots shall be above the floor; but where now in pits they shall be accessible by a permanent ironladder and be well-lighted without the use of extension lamps, and ample room shall be provided for cleaning and oiling.
- (7) Boots shall be so constructed as to minimize the possibility of chokes.
- (8) Where grain is delivered to a boot by a conveyor belt, the belt shall be equipped with an automatic mechanical or electrical device that will stop the belt or notify the operator when the leg stops.

POWER

- 57.—(1) Motors shall be large enough to elevate the maximum amount of grain that can be delivered by the largest single tributary spout or conveyor.
- (2) Motors shall be equipped with overload and no-voltage protective devices.
- (3) Where grain is delivered to a boot by a conveyor belt, the conveyor-belt motor shall be interlocked with the leg motor in such a manner that the conveyor-belt motor shall be automatically stopped when the leg motor is stopped.

BACKSTOPS

58. Elevator legs shall be equipped with special automatic backstops.

INDIVIDUAL DRIVE

- 59.—(1) All elevator legs, conveyors, machines and carpullers shall have individual electric motor drives, except where batteries of cleaning machines or one or more conveyors are used at the same time.
- (2) A single electric motor may be used to drive the machines with the line shaft or gear transmission.
- (3) The elevator plants heretofore erected, conveyors, machines and carpullers shall have individual connections through clutches to lineshafts as far as practicable.
 - (1) Elevator machinery shall not be run idle.

CLEANERS

60. Cleaning or other grain-processing machinery hereafter installed in non-combustible elevators shall be of non-combustible construction.

SPACE UNDER MACHINES

61. Cleaners and similar machines shall be set at least 8 inches above the floor.

MAGNETIC OR PNEUMATIC SEPARATORS

62. Magnetic or pneumatic self-cleaning separators shall be provided ahead of all shellers, crackers, crushers and grinding machinery.

FRICTION CLUTCHES

63. Friction clutches hereafter installed shall be constructed entirely of non-combustible material.

SCREW CONVEYORS

64. Screw conveyors shall be fully enclosed in tight substantial metal housings, with free-lifting covers at discharge and over each shaft coupling.

BEARINGS

- 65.—(1) Bearings hereafter installed for shafts in elevator machinery running 250 revolutions or more per minute shall be equipped with ball- or roller-bearings.
- (2) Bearings shall be provided with dust caps or other tight closure of all lubrication inlets.

SPACE UNDER CONVEYORS

66. There shall be at least 6 inches clear space under rollers supporting conveyor belts.

NON-CHOKING DEVICES

67. A garner shall be equipped with a reliable "tell-tale" or other device to guard against overfilling.

SPOUTS AND THROW OF GRAIN IN THE OPEN

- 68.—(1) Spouts shall be stationary where feasible.
- (2) Portable and movable enclosed spouts are permitted in a working floor, bin- or distributing-floor.
- (3) There shall be no throw of grain in the open for considerable distances not confined in spouts, except where grain is discharged inside bins or tanks.

GRAIN SPOUTS INTO BINS OR TANKS

69. Spouts introducing grain into a bin or tank shall be arranged to prevent the grain stream from striking the side of the bin or tank.

GRAIN DRIERS

LOCATION AND TYPE

- 70.—(1) Driers hereafter installed shall be separated from each other by dust-tight partitions located in a fire-resistive room or rooms as far removed from elevator or tanks as practicable.
- (2) Driers hereafter installed shall be of the dustcollecting type with the dust removed by the elevator dust-collection system.

AIR INTAKES AND OUTLETS

71. Air intakes and outlets, where considered necessary by the Chief Inspector, shall be protected by substantial corrosion-resistive wire screens not exceeding one-third inch mesh.

GARNERS AND HOPPERS

- 72.—(1) Every garner, hopper or bin over drier or under cooling section shall be dust-tight and provided with adequate positive air-aspiration or effective vents to outside.
- (2) Where grain is brought to a drier by a belt, the belt shall not enter the garner but shall discharge into spout or aperature in the closed top of the garner.
- (3) No special ventilation is required for a hopper open to a cooler which is under suction.

TOP OF DRIER

73. The top of drier, where practicable, shall be open so that there is no surface on which dust may lodge, and to provide access for cleaning out refuse which may lodge on duct; but if closed, the top shall be inclined at a steep angle, or the hopper from the garner shall be the same size and shape as the top of the drier.

FLOORS

- 74.—(1) Where floors or runways around drier and cooler are necessary, gratings shall be used.
- (2) Where air separation is necessary between drier and cooler, or elsewhere, dust hoppers shall be installed under the grating floor, and the hoppers shall be connected at bottom to dust-collecting system.
- (3) Solid floors may be used if all air is drawn from drier and cooler through continuous ducts to fan and blown to dust-settling chamber with hopper bottom connected with dust-collecting system.

STEAM COILS

- 75.—(1) Steam coils shall be so designed, installed and arranged that dust does not lodge on coils, headers or elsewhere in casing containing them.
- (2) Coil room shall be separated by dust-tight partitions and floors from drying section and all other parts of drier-house.

DIRECT HEAT DRIERS

- 76.—(1) The furnace shall be located in a fire-resistive room or division separated from drier and elevator by masonry walls with no communication to drier except duct for products of combustion.
 - (2) Driers shall be equipped with,-
 - (a) a reliable automatic device for regulating temperature in them; and
 - (b) a separate and independent automatic device which shall effectively and reliably prevent the temperature from rising to a dangerous point.
- (3) Baffles or other effective device shall be provided to prevent sparks from entering the drier along with the products of combustion.

DUST CONTROL SYSTEMS

HEADS, BOOTS, GARNERS AND SCALES

- 77.—(1) Heads, boots and garners shall be dusttight and provided with adequate positive air-aspiration or effective vents to outside.
- (2) Scale hoppers shall be enclosed around the top between the scale hopper and the garner bottom, and shall be provided with effective vent to outside or into the garner.

BINS

- 78.—(1) Enclosed bins shall be provided with positive air-aspiration or effective vents to outside.
- (2) Separate suction connections or vents on enclosed bins are not required where tripper discharge spout suctions are so arranged as to provide relief for pressures developed in bins by discharge of grain.

BELT LOADERS

79. Places where grain is discharged onto belts shall be provided with adequate positive air-aspiration.

BELT DISCHARGES AND TRIPPERS

- 80.—(1) Places where belts discharge grain or reload grain shall be provided with adequate positive air-aspiration above and below the grain stream.
- (2) Trippers shall be equipped with adequate positive air-aspiration so arranged that connection can be made readily to trunk suction pipe.

MACHINES AND DISTRIBUTING SPOUTS

81. Cleaning and similar machines and distributing spouts which liberate an appreciable amount of dust shall be provided with adequate positive air-aspiration.

CONVEYOR GALLERIES

82. Where grain is discharged from a belt or is transferred from one belt to another in a conveyor gallery at a distance of 100 feet or more from any elevator building and where the gallery is adequately ventilated by windows, the provisions of regulations 79 and 80 shall not apply.

CAR LOADING AND UN-LOADING

- 83.—(1) The dust liberated by car loading shall be controlled by enclosing the car-door opening around the car spout with an adjustable hood, and by applying adequate positive air-aspiration to the hood, or by other as effective means.
- (2) Dust liberated by car unloading, especially where car dumpers are used, shall be controlled by enclosing as much of the top and bottom of the track hoppers as practicable, and by applying adequate posi-

tive air-aspiration to the enclosures, or by other as effective means.

SWEEPING

- 84.—(1) Dust on floors, machinery and other surfaces, including all galleries and tunnels, shall be removed daily by sweeping with suitable hair or soft-fibre push-brooms or by vacuum sweeping equipment
- (2) As many sweepers shall be so employed as are necessary to keep the building clean.
 - (3) Spills and chokes shall be cleaned up daily.
- (4) General cleaning shall not be done with compressed air.

FLOOR SWEEPS

85. Floor sweeps connected to the dust-collecting system shall be located at convenient points throughout the building to facilitate the disposal of floor sweepings.

DUST CONTROL AND DISPOSAL

- 86.—(1) The entire dust control system shall be designed and installed in accordance with recognized engineering practice effectively to prevent dust from entering the atmosphere in the elevator and to avoid the pick-up of solid grain.
- (2) Dust and air in the system shall be discharged to dust collectors and the discharge of air from the dust collectors shall be to the outdoors.
- (3) Collected dust shall be removed from the dust collectors by suction and discharged through a dust collector to a suitable outside bin, to a boiler-room or to a suitable refuse-screening bin.
- (4) No dust shall be returned to the grain stream from a dust collector except at the car loading spouts, and above the bottom of the track hoppers.
- (5) There shall be no direct open connection between dust collectors and boiler-room or incinerators.

ELECTRIC EQUIPMENT

WIRING AND EQUIPMENT

- 87.—(1) Electric wiring, electric installation, electric apparatus, electric appliances and equipment shall conform to *The Power Commission Act* and the regulations made thereunder.
- (2) Offices and similar locations, so segregated as to be deemed free from dust by an inspector of The Hydro-Electric Power Commission of Ontario, may be classed as non-hazardous under the regulations referred to in subregulation 1.

BIN LIGHTS

88. Portable spot lights of approved design shall be used for bin examination by directing the beam through the man-hole opening; but where it is not practicable to use the spot lights portable lamps provided with approved dust-tight globes properly protected against mechanical injury shall be used.

LIGHTING

- 89.—(1) Lighting installations shall be of types for use in atmospheres containing grain dust.
- (2) A watchman shall use only an electric lantern or flash light where the general lighting system is not in use or where a separate lighting circuit on each floor is not provided for his use.

MISCELLANEOUS

HEATING

- 90.—(1) Every boiler-room shall be fully enclosed with suitable non-combustible materials.
- (2) The boiler-room of an elevator hereafter erected shall have no openings between it and any working floor of the elevator, except those required for the transmission of power, electricity, heat, and water.
- (3) Every boiler-room heretofore erected shall have a self-closing metal fire-door on every doorway opening into any working floor of the elevator.
- (4) Radiators, steam-pipes and electric heating appliances shall be kept free from all combustible material.

STEAM LOCOMOTIVES

91. Steam locomotives shall not be permitted to enter elevators or track-sheds with receiving hoppers.

INSECT CONTROL

92. Processes and materials used for the control of mites or other insects or pests shall not endanger the safety of employees through fire hazard.

SMOKING

- 93.—(1) Smoking is prohibited in every elevator except in a designated fire-proof room having no direct inter-communication with any working floor in the elevator.
- (2) The room shall be equipped with electric lighting devices.
- (3) Signs prohibiting smoking shall be posed in conspicuous places throughout the elevator buildings.
- (4) No person in an elevator shall carry or have upon his person matches, cigarette lighters, or contrivances or devices for lighting.
- (5) Each elevator shall be provided at its employees' entrance with two covered fire-proof receptacles, one for matches and the other for cigar- and cigarette-butts and pipe contents.
- (6) Each receptacle shall be plainly labelled to show the purpose for which it is provided.
- (7) No person shall enter the elevator without first depositing in the receptacle all the materials mentioned in subregulation 5.

OPEN FLAMES

94. Open flames or welding operations are prohibited in an elevator unless all machinery is shut down and the atmosphere and all adjacent surfaces freed of combustible dust.

WASTE CANS

95. Metal waste cans with self-closing covers shall be provided on each floor of the elevator containing machinery for oily waste or other rubbish and the cans shall be emptied daily.

LOCKERS

96. Workmen's clothing shall be kept in suitable metal lockers in a fire-resistive room reasonably free from dust or in a separate building.

EATING ROOMS

97. An eating room shall be provided for the use of the employees and shall have a satisfactory dust-tight partition between it and the working areas or be

in a separate building; but if located in the elevator, exits leading directly to the outdoors shall be provided.

OILS

- 98.—(1) Main storage of lubricating oil and grease shall be outside the elevator building.
- (2) Storage of lubricating oil and grease in the building shall be limited to a maximum of 5 barrels and shall be in an oil room constructed of non-combustible materials.

MISCELLANEOUS STORAGE

- 99. There shall be no storage within the elevator of,—
 - (a) sacks, sacked grain, sacked screenings or other combustible merchandise; or
 - (b) materials, machinery, parts and supplies.

LIGHTNING PROTECTION

100. All combustible elevators shall be equipped with lightning protection in accordance with *The Lightning Rod Act*.

STATIC ELECTRICITY

- 101.—(1) Where tests indicate the presence of static electricity accumulations, the electricity shall be removed by permanent ground wires, metal combs and other effective means.
- (2) The grounding circuit shall have a resistance of 25 ohns or less.
- (3) Static grounds shall not be made to electric conduit systems, gas or steam pipes, dry-pipe sprinkler or steam-pipe systems or lightning rods.

FIRE PROTECTION

PORTABLE EXTINGUISHING EQUIPMENT

- 102.—(1) Five-gallon water-pump tank extinguishers shall be provided on each floor so that one is within 100 feet of every point of that floor.
- (2) At least one of the extinguishers shall be in the track-shed and one in each of the main office and boiler-room.
- (3) Extinguishers exposed to frost shall be protected against freezing and equipped with a special nozzle or other device to convert the discharge stream into fog or spray.
- (4) One 1-quart vaporizing-liquid extinguisher or one carbon dioxide extinguisher shall be provided,—
 - (a) in each room where electrical panel-boards, compensators, circuit-breakers, electric switches or motors are installed; and
 - (b) within 50 feet of each motor or other electrical equipment installed elsewhere in the building.
- (5) There shall be installed in each storage room or building,—
 - (a) one 15-pound carbon dioxide extinguisher;
 - (b) one 2-quart pressure-type vaporizing-liquid extinguisher; or
 - (c) one 2½-gallon foam-type extinguisher protected against freezing.
- (6) Extinguishers exposed to dusty atmospheres shall be enclosed in dust-tight cabinets with a glass front suitably marked or otherwise protected against dust or damage.

WATCHMAN

103. Every elevator shall be patrolled by a watchman and in combustible elevators he shall record his patrol by a time-recording device.

STAND-PIPES AND HOSE

- 104.—(1) Work-houses shall be provided with 4-inch stand-pipes in sufficient number and so distributed that any fire in the work-house can be effectively reached with water from 100-foot lays of 11/2-inch rubber-lined hose which shall be attached to the standpipes on each floor and fitted with nozzles of a type that delivers a spray or fog.
- (2) In combustible elevators the stand-pipe system shall be extended to give equivalent protection to all sections in addition to the work-house.
- (3) Stand-pipes, unless protected from freezing, shall be of the dry type, and the main shut-off valve, if subject to water pressure on the supply side, shall be so installed that it can be opened quickly in an emergency.
- (4) Provision shall be made whereby adequate pressure may be supplied to the stand-pipes by means of fire-department connections for pumpers or a stationary pump installed in a pump-house outside the main elevator building.
- (5) Where more than one stand-pipe is supplied with pressure from the same booster connection, each stand-pipe shall be equipped with a separate shut-off valve, normally sealed open, on the discharge side of the interconnection and located where it permits the most convenient closing of the value in the event of a rupture of the stand-pipe during a fire or explosion.
- (6) Hose and nozzles shall be protected from dust and moisture.

GENERAL

105. Buildings, equipment and machinery shall be maintained in good working condition and repair.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 81/46. O. Reg. 31/40.
Replacing O. Reg. 111/44.
Barbering Industry—Gananoque zone.
Approved—July 4th, 1946.
Filed—July 8th, 1946, 3.15 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 4th day of July, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Gananoque as a zone for the industry to be known hereafter as the GANANOQUE ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Gananoque Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE GANANOQUE ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing; (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;

 - (f) massaging the face;
 (g) honing or stropping of razors; and
 (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- -(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Monday after 12 o'clock noon except in a week in which one of the other holidays occurs on Tuesday. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:
 - (a) on Monday.....(b) on Monday in a week in . from 9 a.m. to 12 noon
 - which a holiday occurs

on Tuesday......on Tuesday and Thursday. from 9 a.m. to 8 p.m.

from 9 a.m. to 8 p.m. on Wednesday and Friday. from 9 a.m. to

on Saturday..... from 9 a.m. to 10 p.m. (S. 7, cl. a)

5. The following classification of employees working in the barbering industry is established:

CLASS A-A person who is given full time employment on a straight salary basis;

CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;

CLASS C-A person who is given part-time work or casual employment only on either a

salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$20.00 per week:

- CLASS B—\$13.50 per week plus 60 per cent of the proceeds in excess of \$20.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$8.50 per week plus 60 per cent of the proceeds in excess of \$13,50 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6.00 per week plus 60 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$4.50 per day or part thereof plus 60 per cent of the proceeds in excess of \$6.50 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 60 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
(b)	haircut, children	25 cents
(c)	shave	20 cents
(d)	singe	15 cents
(e)	shampoo, plain	40 cents
(f)	hair tonics	20 cents
(g)	facial massage, plain	40 cents
(h)	razor honing	35 cents
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 111/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

THE FARM PRODUCTS MARKETING ACT. 1946

O. Reg. 82/46. Replacing O. Reg. 252/44. Marketing of Berries for Processing. Approved—July 4th, 1946. Filed-July 8th, 1946, 3.30 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 4th day of July, A.D. 1946.

The Committee of Council have had under consideration the report of the Honourable the Minister of Agriculture, dated the 26th day of June, 1946, wherein he states that,-

WHEREAS The Farm Products Marketing Board has received from a group of persons engaged in the marketing for processing of berries a request that a scheme for the marketing or regulation of such berries be adopted;

AND WHEREAS the Board is of opinion that such group of persons is fairly representative of the persons engaged in the marketing of berries in Ontario for processing;

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now Therefore the Minister of Agriculture recommends

- (a) that the scheme be approved and declared to be in force in Ontario; and
- (b) that the regulations appended hereto made by the Board be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT. 1946

SCHEME

1. This scheme may be cited as "THE ONTARIO BERRY GROWERS' MARKETING-FOR-PROCESSING SCHEME".

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Berry Growers' Marketing Board".
 - 3. The local board shall consist of seven members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local board who shall hold office until their successors are elected shall be,-

 - (a) Harold Jaffray Rolph, R.R. 2, St. Catharines;
 (b) Raymond Elmer Anderson, R.R. 5, Waterford;
 (c) Reginald Howard Rittenhouse, Vineland Station:

 - (d) Robert James Preston, Midland; (e) Everett Slacer, R.R. 1, Clarkson; (f) Norgrove Clemence, Brock St. S., Whitby; and
 - (g) George Baitely, Wellington.

DISTRICTS

- -(1) Growers who produce berries for processing shall be divided into five districts and the districts shall be comprised as follows:-
 - (a) District 1 consisting of the counties of Norfolk, Brant, Elgin and Oxford;

- (b) District 2 consisting of the counties of Lincoln, Welland, Haldimand and Wentworth;
- (c) District 3 consisting of the counties of Grey and Simcoe;
- (d) District 4 consisting of the counties of Peel, Halton and York; and
- (e) District 5 consisting of the counties of Ontario, Durham, Prince Edward, Hastings and Northumberland.
- (2) A person who produces berries for processing in any county or judicial district not included in a district may become a member of the county group of growers nearest to his place of residence.

COUNTY GROUPS

6. Growers who produce berries for processing in each of the counties named in section 5 shall form a county group but the growers of any one county may join with the growers of any other county in the same district.

COMMITTEES

- 7. There shall be a district committee which in each case shall be known as "The District Berry Growers' Committee".
- 8. Each county group shall on or before the 15th day of March in each year elect a representative or representatives to The District Berry Growers' Committee for the district in which the county is located on the basis of one representative for each fifty growers or fraction thereof.

ELECTION OF LOCAL BOARD

9. The District Berry Growers' Committees shall annually prior to the 31st day of March in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 10. The local board shall have power,--
- (a) to control the marketing of berries produced in Ontario for processing and to regulate their sale in accordance with the provisions of *The Farm* Products Marketing Act, 1946, and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of Ontario berries by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as license fees under regulation 10.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF BERRIES FOR PROCESSING

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "berries" shall mean raspberries and strawberries produced in Ontario which are subsequently used for processing;
 - (b) "buyer" shall mean a person who buys berries for processing or for resale directly or indirectly to a processor;
 - (c) "grower" shall mean a person engaged in the production of berries in Ontario for processing;

- (d) "local board" shall mean The Ontario Berry Growers' Marketing Board;
- (e) "processing" shall include canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (f) "processor" shall include every person carrying on the business in Ontario of processing berries.

LICENCES FOR PROCESSORS

- 2. No person shall engage in Ontario in the business of a processor of berries except under the authority of a processor's licence, Form 1, from the Board.
- 3. An application for a processor's licence shall be in writing, Form 2.
- 4. A processor's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 5. Except as provided in regulation 10 licences shall be issued to processors without charge.

LICENCES FOR BUYERS

- 6. No person other than a processor shall buy berries for processing except under the authority of a buyer's licence, Form 3, from the Board.
- 7. An application for a buyer's licence shall be in writing, Form 4.
- 8. A buyer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
 - 9. Licences shall be issued to buyers without charge.

LICENSE FEES

- 10.—(1) Every grower shall pay to the local board license fees at the rate of one-tenth of a cent for each quart or fraction thereof of berries delivered to a processor and processed by the processor.
- (2) The license fees payable by a grower shall be deducted by the processor from the sum of money due, if any, to the person from whom the berries were received and when no sum of money is due to the grower or the amount is less than the license fees the processor shall pay the license fees and charge the amount to the grower.
- (3) The amount of the license fees provided for in subregulation 1 shall be forwarded by every processor to the local board on or before the 15th day of September in each year.

MARKETING

- 11.—(1) There shall be a committee of six persons for each of the regulated products to be known as "The Negotiating Committee" three of whom shall subject to the approval of the Board be appointed annually by the local board and three of whom shall be appointed annually by the processors.
- (2) The Negotiating Committee for each regulated product may negotiate and settle agreements respecting,—
 - (a) minimum prices;
 - (b) forms of contract;
 - (c) conditions of sale; and
 - (d) fulfilment of contracts.

- 12. Where a Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 13.—(1) The negotiating board for each of the regulated products shall consist of three persons, one of whom shall be appointed by the three members of The Negotiating Committee appointed by the local board, and another shall be appointed by the three members of The Negotiating Committee appointed by the processors and the third member shall be appointed by the other appointed members of the nego-tiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board for each regulated product may negotiate and settle agreements respecting any matters referred to it.
- 14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board for any regulated product shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

MARKETING AGENCY

- 15.-(1) The local board is empowered to appoint the marketing agency through which berries produced in Ontario or any part thereof shall be marketed for processing.
- (2) Where a marketing agency has been appointed for Ontario or any part thereof all berries produced in Ontario or such part thereof as that for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency.

REVOCATION

. 16. Ontario Regulations 252/44 are revoked.

Dated at Toronto, Ontario, this 21st day of June, 1946.

G. F. PERKIN, Chairman.

(Seal)

J. B. NELSON, Secretary.

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD

LICENCE TO PROCESS BERRIES under The Farm Products Marketing Act, 1946.

This is to certify that
Address is hereby licensed as a processor of berries for the period from the 1st day of April, 19, to the 31st day of March in the following year under <i>The Farm Products Marketing Act, 1946</i> , the Ontario Berry Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of berries for processing.

Dated at	1 oronto, Ontario, this	day o	1
	Chairman		
	Secretary		

FORM 2

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO PROCESS BERRIES

under The Farm Products Marketing Act, 1946. Name of applicant makes application to The Farm Products Marketing Board for a licence to engage in the business of a pro-cessor of berries under *The Farm Products Marketing* Act, 1946, for the period from the 1st day of April, 19, to the 31st day of March in the following year. , Ontario, this Dated at day of Applicant Address (crest) FORM 3 THE FARM PRODUCTS MARKETING BOARD LICENCE TO BUY BERRIES under The Farm Products Marketing Act, 1946. This is to certify that..... Name Address Address is hereby licensed as a buyer of berries for the period from the 1st day of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946, the Ontario Berry Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of berries for processing. processing. Dated at Toronto Ontario this

rated at	roronto,		tms	day or	
		, 19			
		• • • • • •	Chairma	an	
			Secretar	ry	

FORM 4

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO BUY **BERRIES**

under The Farm Products Marketing Act, 1946.

Name of applicant makes application to The Farm Products Marketing Board for a licence to engage in the business of a buyer of berries under *The Farm Products Marketing Act, 1946*, for the period from the 1st day of April, 19, to the 31st day of March in the following year.

day of	, Ontario, this			
	Applicant			
	Address			

THE FARM PRODUCTS MARKETING ACT,

O. Reg. 83/46. Replacing O. Reg. 301/44. Marketing of Pears, Plums and Cherries for Processing. Approved—July 4th, 1946. Filed—July 8th, 1946, 3.45 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 4th day of July, A.D. 1946.

The Committee of Council have had under consideration the report of the Honourable the Minister of Agriculture, dated the 26th day of June, 1946, wherein he states that.

Whereas The Farm Products Marketing Board has received from a group of persons engaged in the market-ing of pears, plums and cherries for processing a request that a scheme for the marketing or regulations of such pears, plums and cherries be adopted;

AND WHEREAS the Board is of opinion that such group of persons is fairly representative of the persons engaged in the marketing of pears, plums and cherries in Ontario for processing;

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now Therefore the Minister of Agriculture recommends

- (a) that the scheme appended hereto be approved and declared to be in force in Ontario; and
- (b) that the regulations appended hereto made by the Board be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture, and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT,

SCHEME

1. This scheme may be cited as "THE ONTARIO PEAR, PLUM AND CHERRY GROWERS' MARKETING-FOR-PROCESSING SCHEME".

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Pear, Plum and Cherry Growers' Marketing Board'
 - 3. The local board shall consist of seven members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local board who shall hold office until their successors are elected shall be,-

- Niagara-on-the-Lake;
- (a) C. Frank Smith, R.R. 5, Hamilton;
 (b) Paul Fisher, Burlington;
 (c) Amon Fee, Fonthill;
 (d) John G. Cooper, R.R. 1, Niagara-on-the-L
 (e) Malcolm S. Nelles, Box 295, Grimsby;
 (f) Arthur W. Smith, Vineland Station; and
 (g) Howard L. Craise, R.R. 3, St. Catharines.

DISTRICTS

5.—(1) Growers who produce pears, plums and cherries for processing shall be divided into five districts and the districts shall be comprised as follows:-

- (a) District 1 consisting of the counties of Halton and Peel:
- (b) District 2 consisting of the county of Wentworth:
- (c) District 3 consisting of the county of Lincoln;
- (d) District 4 consisting of the county of Welland:
- (e) District 5 consisting of the counties of Essex, Kent and Norfolk.
- (2) A person who produces pears, plums or cherries for processing in any county or judicial district not included in a district may become a member of the district group of growers nearest to his place of residence.

DISTRICT GROUPS

6. Growers who produce pears, plums or cherries for processing in each of the districts named in section 5 shall form a district group.

COMMITTEES

- 7. There shall be a committee which in each case shall be known as "The Pear, Plum and Cherry Growers' Committee".
- 8. Each district group shall on or before the 15th day of March in each year elect a representative or representatives to The Pear, Plum and Cherry Growers' Committee on the basis of one representative for each fifty growers or fraction thereof.

ELECTION OF LOCAL BOARD

9. The Pear, Plum and Cherry Growers' Committees shall annually prior to the 31st day of March in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 10. The local board shall have power,-
- (a) to control the marketing of pears, plums and cherries produced in Ontario for processing and to regulate their sale in accordance with the provisions of The Farm Products Marketing Act, 1946, and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of Ontario pears, plums and cherries by appointing such persons and doing such acts as it deems advisable and to pay any expenses there-by incurred out of the money raised as license fees under regulation 10.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946.

MARKETING OF PEARS, PLUMS AND CHERRIES FOR PROCESSING

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,-
 - (a) "buyer" shall mean a person who buys pears, plums or cherries for processing or for resale directly or indirectly to a processor;
 - (b) "cherries" shall mean cherries produced in Ontario which are subsequently used for process-
 - (c) "grower" shall mean a person engaged in the production of pears, plums or cherries in Ontario for processing;

- (d) "local board" shall mean The Ontario Pear, Plum and Cherry Growers' Marketing Board;
- (e) "pears" shall mean pears produced in Ontario which are subsequently used for processing;
- (f) "plums" shall mean plums produced in Ontario which are subsequently used for processing;
- (g) "processing" shall include canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
- (h) "processor" shall include every person carrying on the business in Ontario of processing pears, plums or cherries.

LICENCES FOR PROCESSOR

- 2. No person shall engage in Ontario in the business of a processor of pears, plums or cherries except under the authority of a processor's licence, Form 1, from the Board.
- 3. An application for a processor's licence shall be in writing, Form 2.
- 4. A processor's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 5. Except as provided in regulation 10 licences shall be issued to processors without charge.

LICENCES FOR BUYERS

- 6. No person other than a processor shall buy pears, plums or cherries for processing except under the authority of a buyer's licence, Form 3, from the Board.
- 7. An application for a buyer's licence shall be in writing, Form 4.
- 8. A buyer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
 - 9. Licences shall be issued to buyers without charge.

LICENSE FEES

- 10.—(1) Every grower shall pay to the local board license fees at the rate of forty cents for each ton or fraction thereof of pears, plums or cherries delivered to a processor or buyer.
- (2) The license fees payable by a grower shall be deducted by the processor or buyer from the sum of money due, if any, to the person from whom the pears, plums or cherries were received and when no sum of money is due to the grower or the amount is less than the license fees the processor or buyer shall pay the license fees and charge the amount to the grower.
- (3) The amount of the license fees provided for in subregulation 1 shall be forwarded by every processor and buyer to the local board on or before the first day of December in each year.

MARKETING

- 11.—(1) There shall be a committee of six persons for each of the regulated products to be known as "The Negotiating Committee" three of whom shall subject to the approval of the Board be appointed annually by the local board and three of whom shall be appointed annually by the processors.
- (2) The Negotiating Committee for each regulated product may negotiate and settle agreements respecting,—

- (a) minimum prices;
- (b) forms of contract;
- (c) conditions of sale; and
- (d) fulfilment of contracts.
- 12. Where a Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 13.—(1) The negotiating board for each of the regulated products shall consist of three persons, one of whom shall be appointed by the three members of The Negotiating Committee appointed by the local Board, and another shall be appointed by the three members of The Negotiating Committee appointed by the processors and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board for each regulated product may negotiate and settle agreements respecting any matters referred to it.
- 14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board for any regulated product shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

MARKETING AGENCY

- 15.—(1) The local board is empowered to appoint the marketing agency through which pears, plums or cherries produced in Ontario or any part thereof shall be marketed for processing.
- (2) Where a marketing agency has been appointed for Ontario or any part thereof all pears, plums or cherries produced in Ontario or such part thereof as that for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency.

REVOCATION

16. Ontario Regulations 301/44 are revoked.

Dated at Toronto, Ontario, this 21st day of June, 1946.

G. F. PERKIN, Chairman.

(Seal)

J. B. NELSON, Secretary.

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD

LICENCE TO PROCESS PEARS, PLUMS OR CHERRIES

under The Farm Products Marketing Act, 1946.

is hereby licensed as a processor of pears, plums or cherries for the period from the 1st day of April, 19, to the 31st day of March in the following year under The Farm Products Marketing Act, 1946, the Ontario

Pear, Plum and Cherry Growers' Marketing-For-Pro- cessing Scheme and the regulations made by the Board for the marketing of pears, plums and cherries for pro- cessing.	This is to certify thatName Address
Dated at Toronto, Ontario, this day of , 19 . Chairman Secretary	is hereby licensed as a buyer of pears, plums or cherrie for the period from the 1st day of April, 19, to the 31st day of March in the following year under The Farm Products Marketing Act, 1946, the Ontario Pear Plum and Cherry Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of pears, plums and cherries for processing
FORM 2	Dated at Toronto, Ontario, this day of the d
Province of Ontario	Chairman
THE FARM PRODUCTS MARKETING BOARD	
APPLICATION FOR LICENCE TO PROCESS PEARS, PLUMS OR CHERRIES under The Farm Products Marketing Act, 1946.	Secretary
	FORM 4
Name of applicant makes application to The Farm Products Marketing Board for a licence to engage in the business of a processor of pears, plums or cherries under <i>The Farm Products Marketing Act, 1946</i> , for the period from the 1st day of April, 19, to the 31st day of March in the following year.	PROVINCE OF ONTARIO THE FARM PRODUCTS MARKETING BOARI APPLICATION FOR LICENCE TO BUY PEARS, PLUMS OR CHERRIES under The Farm Products Marketing Act, 1946.
Dated at , Ontario, this day of , 19 . Applicant Address	Name of applicant makes application to The Farm Products Marketin Board for a licence to engage in the business of a buye of pears, plums or cherries under <i>The Farm Product</i> Marketing Act, 1946, for the period from the 1st da of April, 19, to the 31st day of March in the follow ing year.
(crest)	Dated at day of , Ontario, this
FORM 3	A V
THE FARM PRODUCTS MARKETING BOARD	Applicant
LICENCE TO BUY PEARS, PLUMS OR CHERRIES	Address
under The Farm Products Marketing Act, 1946.	

Publications Under The Regulations Act, 1944

JULY 27th, 1946

THE ONTARIO HOUSING ACT, 1919

O. Reg. 84/46. New. General. Approved—July 4th, 1946. Filed—July 10th, 1946, 2.30 p.m.

REGULATIONS MADE UNDER THE ONTARIO HOUSING ACT, 1919

1. The whole of the indebtedness payable under this Act of the municipalities named hereunder amounting in the aggregate to \$454,933.31 and made up of principal and interest as follows;

Municipality	Principal	Interest	Total
The Corporation of the Town- ship of Bucke The Corporation	\$30,590.84	\$33,106.42	\$63,697.26
of the Town of Capreol The Corporation	2,747.16	44.07	2,791.23
of the Town of Charlton The Corporation	1,130.53	4.66	1,135.19
of the Town of Haileybury The Corporation	153,793.60	50,518.88	204,312.48
of the Town of Hawkesbury The Corporation	19,860.38	162,972.13	182,832.51
of the Town of Kapuskasing.	163.14	1.50	164.64
	\$208,285.65	\$246,647.66	\$454,933.31

is cancelled.

THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

O. Reg. 85/46. Replacing O. Reg. 217/44 and O. Reg. 218/44. General. Approved—July 9th, 1946. Filed—July 11th, 1946, 1.45 p.m.

REGULATIONS MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

REGISTRATION OF BROKERS AND SALESMEN

- 1.—(1) An application for registration as a broker shall be upon Form 1.
- (2) An application for registration as a salesman shall be upon Form 2.

- 2.—(1) The bond to accompany an application for registration as a broker shall be in Form 3 and the amount thereof shall be \$1,000.
- (2) The bond to accompany an application for registration as a salesman shall be in Form 4 and the amount thereof shall be \$500.
 - 3. The following fees shall be paid to the Registrar:
 - (a) for registration of a broker....\$10.00 (b) for registration of a salesman.....3.00
 - (c) for filing notice of employment of salesman by registered broker with Registrar 1.00

EXAMINATION OF BROKERS

- 4.—(1) An applicant for first registration as a broker shall be required to pass a written examination based on the Act and the contents of Schedules 1 and 2, and such further material as may be prescribed by the Superintendent.
- (2) The examination shall be conducted in the presence of a presiding officer appointed by the Superintendent.
- (3) The examination papers shall be marked by the Superintendent or his nominee.
- (4) Not less than 75 per cent shall be considered a pass mark for the examination.
- (5) In the case of an applicant who was a registered broker prior to the first day of June, 1946, or whose registration hereafter lapses, the Superintendent may waive the written examination, or require an oral examination in lieu thereof.

LISTS OF PERSONS REGISTERED

- 5.—(1) The list of persons registered under the Act shall be in Form 5 and shall contain,—
 - (a) the name and address of each broker; and
 - (b) the name, address and name of employer of each salesman.
- (2) The list shall be published as of the first day of May in each year, commencing with the year 1946, and shall be distributed to all brokers and salesmen registered as of that date, and to such others as the Superintendent may determine.
- 6. Ontario Regulations 217/44 and 218/44 are revoked.

FORM 1.

PROVINCE OF ONTARIO

THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

BROKER'S APPLICATION

Application of

name under which business will be carried on

The undersigned applies to the Registrar for registration as a broker under *The Real Estate and Business Brokers Act*, 1946, and for the purpose of procuring registration gives the following information:

 The applicant is an individual and will carry on business alone. His name in full, being the name under which he proposes to trade in real estate, and his business and home addresses and telephone numbers, are set forth below; or

The applicant is a partnership and the name under which the partnership proposes to trade in real estate, the address of the main office, the names in full and the business and home addresses of every partner and limited partner and the office (if any) held by each, and telephone numbers, are set forth below; or

The applicant is a corporation. The name of the company, its chief office in Ontario, the names and addresses of its directors and officials, and telephone numbers are set forth below:

Name in full	Residence Address	City or Town	Res. Tel. No.
Business addre	ss of individual, corporation	partnersh	ip, or
		• • • • • • • •	
	Business te	lephone n	umber

- 2. Address for service in Ontario:
- 3. Ontario branches (if any):
- 4. Have you heretofore been registered or applied for registration as a real estate broker or salesman? If so, give particulars:
- 5. Have you ever been refused a licence or registration or has your licence or registration been revoked or suspended in any province or state? If so, give particulars:
- The following is a short business record, during the past three years of,—
 - (a) the applicant (individual)
 - (b) each partner of the applicant-partnership and of the partnership
 - (c) each officer of the applicant-company and of the company.

IMPORTANT NOTE: State age and nationality of each person mentioned.

- 7. During the year immediately prior to the date of this application, the place of residence of the applicant (individual) or each partner of the applicant-partnership, or each officer of the applicantcompany was as follows:
- 8. Will you be engaged, occupied or employed in any business other than real estate? If so, give particulars:

9. To each of the following named persons the business reputation of the applicant is WELL KNOWN, and reference may be made to them for further information

Name	City or town	Street address	Business or occupation

N.B. At least three names must be given.

- The applicant has credit at the following banks: (state branch. If no credit arranged, state bank and branch through which business is transacted).
- 11. Have you arranged to keep proper books and accounts, and to maintain a trust account under section 32 of The Real Estate and Business Brokers Act, 1946?
- 12. Is there any unpaid judgment against the applicant, partners, directors or officials?
- 13. Has the applicant or any partner of the applicant-partnership, or any director or officer of the applicant-corporation, or the corporation, been,—
 - (a) charged, indicted or convicted under any law of any country, or state, or province thereof, regarding the sale of real estate or businesses, or for fraud or theft in connection therewith, or named in any injunction in connection with proceedings taken on account of fraud arising out of any trades in real estate or businesses, or are there any proceedings now pending which may lead to a conviction or injunction? If so, give particulars.
 - (b) charged, indicted or convicted, under any other law of any country or state or province thereof? If so, give particulars.
- 14. Which of the applicant's employees, directors or officials will trade in real estate?

The applicant asks for registration for the period ending on the 31st day of March, 19...

Witness						• •									
Address	В	У	•	•	•		•	•			•	٠			•
	•							•					٠		

N.B. If the applicant is a partnership, the application must be signed by all the partners, or if a corporation by all the officials in addition to the signing officers of the company.

AFFIDAVIT

(by individual applicant, or by one of the partners or officers, as case may be)

Province of Ontario	I,	
County of	in the	
To Wit:	County of	

make oath and say:

 I am the applicant (or a partner or officer of the applicant) herein for registration as a broker, and I signed the foregoing application. 	8. Will you be engaged or employed in any business or occupation other than real estate? If so, give particulars.
2. The information given by me in the application is true.	9. Have you ever been convicted of a criminal of- fence?
SWORN before me at the	(give particulars)
in the	(give particular)
County of	
thisday of	10. Has any judgment been rendered against you in any civil court for damages arising from fraud?
A Commissioner	(give particulars)
FORM 2	
· Province of Ontario	••••
THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946 SALESMAN'S APPLICATION	11. Have you ever been discharged by an employer for cause involving any criminal offence, or fraud in connection with a trade in real estate
Date of application19	
Application of	
for registration as a salesman of	(give particulars)
name of employer	12. (a) Have you ever been licensed or registered to trade in real estate in the Province of Ontario or elsewhere?
hereby make application for registration under The Real Estate and Business Brokers Act, 1946, as a sales-	
man of, a registered broker, and in support of this application give the following	
information:	(b) Has any licence or registration so held by you ever been refused, suspended or cancelled?
1. During the year immediately prior to the date of this application I have resided at the following places:	(give particulars)
	13. Have you ever used, operated under, or carried on
	business under any name, other than your name hereto subscribed as applicant? If so, give par-
	ticulars
2. My present business address is	
(city, street and number)	GIVE DETAILED DESCRIPTION
3. My address for service in Ontario is	AgeHeightHairEyes
(city, street and number)	ComplexionWeightBuild
4. My country of birth is	Special marks
5. My nationality is	
6. I am single Number of persons, if any,	Witness
married dependent on me for support	Address of
7. Following are particulars of my occupation during the past three years:	WitnessApplicant
Period Residence	AFFIDAVIT
of em- during ployment. said em-	Province of Ontario I,
Name Nature Give ployment and of Nature exact (city,	County of of the
address business of my dates street	To Wit: in the County of
of em- of em- employ- from and ployer ployer ment to number)	make oath and say:
	1. I am the applicant herein for registration as a salesman, and I signed the foregoing application.

true.

2. The information given by me in the application is

SWORN	before me at the
	unty of
19	A Com

missioner

CERTIFICATE OF EMPLOYER

TO THE REGISTRAR:

I, (name of intended employer) hereby certify that the information given by	
(name of applicant) in the foregoing application is to the best of my edge and belief true, and request that the appl be granted.	knowl
Employer	
by	

Address of employer

Title of Official signing

FORM 3

PROVINCE OF ONTARIO

THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

SURETY BOND (BROKER)

Bond No	Amount \$1,000.00
KNOW ALL MEN BY	
(hereinafter called the Princip	pal) as principal and
(hereinafter called the Surety firmly bound unto His Maje Ontario (hereinafter called th	as Surety are held and sty the King in right of the Obligee) in the sum of
of lawful money of Canada, to his successors and assigns, for truly to be made, I, the said.	Dollars (\$1,000.00) be paid unto the Obligee, which payment well and (Name of Principal)
bind myself, my heirs, execuassigns, and we the said	itors, administrators and

(Name of Surety) bind ourselves, our successors and assigns jointly and firmly by these presents.

SEALED with our seals and dated this..... day of.....

NOW THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under the said Act, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the said Act.

PROVIDED that if the said Principal or Surety at any time gives two calendar months' notice in writing to the Registrar of The Real Estate and Business Brokers

Act, 1946, of intention to terminate the obligation hereby undertaken, then this obligation shall cease and determine in respect only of any act, matter or thing taking place, arising or done subsequent to the date named in the notice of the termination of the obligation hereby undertaken but shall remain in full force and effect in respect of all acts, matters and things taking place, arising or done from the date hereof to the date of such termination. Notice of any claim hereunder shall be made upon the Surety within two years followthe date of termination as herein provided.

SIGNED, SEALED AND DELIVERED in the presence of	Principal:											
								•		, ,		
		 									•	
	Surety:											
							٠					

FORM 4

Province of Ontarió

THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

SURETY BOND (SALESMAN)

Bond No	Amount \$500	0.00
	BY THESE PRESEN	
(hereinafter called the	Principal) as Principal	anc
(hereinafter called the Su	rrety) as Surety are held:	

of Contario (hereinafter called the Obligee) in the sum of Contario (hereinafter called the Obligee) in the sum of Dollars (\$500.00) of lawful money of Canada, to be paid unto the Obligee, his successors and assigns, for which payment well and

truly to be made, I, the said . . . (Name of Principal)

bind myself, my heirs, executors, administrators and assigns, and we the said..... (Name of Surety)

bind ourselves, our successors and assigns jointly and firmly by these presents.

SEALED with our seals and dated this.....

NOW THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under the said Act, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the said Act.

PROVIDED that if the said Principal or Surety at any time gives two calendar months' notice in writing to the Registrar of The Real Estate and Business Brokers Act, 1946, of intention to terminate the obligation hereby undertaken, then this obligation shall cease and determine in respect only of any act, matter or thing taking place, arising or done subsequent to the date named in the notice of the termination of the obligation hereby undertaken but shall remain in full force and effect in respect of all acts, matters and things taking place, arising or done from the date hereof to the date of such termination. Notice of any claim hereunder shall be made upon the Surety within two years following the date of termination as herein provided.

SIGNED, SEALED AND	•
DELIVERED in the presence of	Principal:
•••••	***************************************
• • • • • • • • • • • • • • • • • • • •	
	Surety:
	• • • • • • • • • • • • • • • • • • • •

SCHEDULE I.

*GLOSSARY

The following words and phrases are frequently used in respect to real estate transactions. finition given pertains to the real estate meaning. The word "property" refers to real property.

Abstract. a written history of the title to a parcel of real estate as recorded in a Land Registry Office,

Adminisa person appointed by the Court to manage trator. the estate of a deceased person who did not by Will appoint an executor.

when an individual, not the owner, takes Adverse possession. actual possession of the property, hostile to and without the owner's consent.

Agent. One who legally represents a person or company in business transactions. Agreement a contract by which one party agrees to sell

of sale. and another agrees to purchase. Agreement a contract by which one party agrees to to lease. rent real estate to another party for a rental

or other compensation. Amortiza- arrangements for the paying off of a mortgage by instalments or periodic payments tion of a mortgage.

all the rights which go with the property although not within the limits of the deed. Appurtenvaluation placed on property by a municipality for taxation purposes.

ment. Chattels. movable possessions, personal property (generally items that may be removed without injury to the freehold estate).

"Cloud" any encumbrance or claim that affects title on title. to real property. Commis-

remuneration paid to agent on sale or lease of property, usually as a percentage of the amount involved.

Considercompensation, payment. ation.

ances.

Assessed

value or

assess-

sion.

an agreement between two or more parties to do or refrain from doing some act (if Contract. affecting real estate, it must be in writing). Deed. a written instrument which has been signed, sealed and delivered.

Deposit. payment of money or other valuable consideration as pledge for fulfillment of contract.

amount by which property over a period of time has decreased in value. Depreciation. Easement.

a right to some use of adjoining land or buildings, e.g., a right of way or a right to light.

outstanding claim or lien recorded against Encumproperty or any legal right to the use of the brance. property by another person who is not the owner.

the difference between the market value of Equity. the property and the mortgages, liens, etc., against the property.

Person appointed by testator to carry out the provisions of his Will. Executor.

Exclusive the giving of the sole right to sell the delisting. scribed property according to the terms of the agency agreement.

Fee the highest estate or absolute right in real simple. property.

Fixtures. permanent improvements to property which may not be removed at the expiration of the term of lease or tenure.

Grantee. the person who receives the legal transfer of property from another.

the person who conveys or legally assigns Grantor. property to another.

ownership of land by two or more persons Ioint. whereby on the death of one, the survivor tenancy. takes the whole estate.

Judgment, the decision of the Court.

Landlord. the person from whom another holds tenancy.

Lease. contract between landlord (lessor) and tenant (lessee) for the occupation or use of the landlord's property by the tenant for a specified time and for a specified consider-

ation (rental). Lessee. tenant under a lease.

the person who grants use of property under Lessor. lease to tenant.

Lien. a right or encumbrance affecting any property.

(legal phrase, Latin)—notice of the com-mencement of a Court action recorded on LisPendens, the title of property in the Land Registry Office.

Mechana claim filed in the Land Registry Office by ic's Lien. a mechanic, individual or company for labour and/or material supplied for the improvement of the property.

a conveyance of property to a creditor as security for payment of a debt with a right Mortgage. of redemption at a specified date.

the one to whom property is conveyed as security for the payment of a debt; the Mortgagee. lender or creditor.

Mortthe one who makes the mortgage; the borrower or debtor. gager. Option. a right given by the owner of property to

another (for a valuable consideration) to buy certain property within a limited time at an agreed price. Personal.

all property, except land and the improvements thereon, goods and chattels. property. Power of delegated written authority to a person to

legally act on behalf of another. attorney. Principal. the person or company who employs the

agent; re money-constitutes the original sum invested or loaned. Quit

a general release of all claims or rights to a Člaim parcel of land. Deed.

Real Property. Survey.

real estate; land and/or buildings.

the accurate mathematical measurement of land and buildings thereon made by the aid of instruments.

Tenant. one who occupies land or tenement under a landlord.

ownership of land by two or more persons; Tenantsunlike joint tenancy in that interest of deceased does not pass to survivor, but is incommon. treated as an asset of the deceased's estate.

SCHEDULE II.

1. Define the following terms, giving the meaning which pertains to real estate,

(a) assessment or assessed value; (b) amortization of mortgage;

(c) cloud on title; (d) easement;

(e) equity; (f) exclusive listing;

(g) fixtures;(h) fee simple; *(i)* joint tenancy;

tenancy in common; (k) mortgagor;

(l) mortgagee; (m) option; (n) quit claim deed; (o) real property: ard

(p) title.

- 2. Explain the difference between a broker and a salesman. What may a broker do that a salesman may not do?
- 3. When did The Real Estate and Business Brokers Act, 1946, come into force?
- 4. Under the Act may a person or corporation sell businesses without a licence?
- 5. For offences against the Act what is the maximum penalty?
- 6. May a broker or salesman promise or guarantee,-
 - (a) that he will re-sell property offered by him for sale;
 - (b) that he will sell the purchaser's own property: or
 - (c) that he will obtain for the purchaser a mortgage, extension of mortgage, lease or extension of lease?
- 7. May a broker or salesman continue in business after March 31st of any year if he has not renewed registration?
- 8. May a registered broker or salesman pay a commission to a person or corporation not registered?
- 9. May a salesman trade with or through the office of a broker other than his employer?
- 10. May he trade as an agent on his own behalf?
- 11. Under what circumstances only may a registered broker or salesman buy for himself, or option to himself, property or business listed with him for sale?
- 12. Is a registered broker or salesman required to notify the Registrar immediately of change of address?
- 13. May a registered broker trade in real estate under any other name other than that which appears on his licence?
- 14. What information must a broker keep in his books of account? Be specific.
- 15. Under The Real Estate and Business Brokers Act, 1946, may a broker enter suit for collection of a commission with relation to sale of real estate if he has not obtained a signed agreement to pay commission?
- 16. Is it necessary in case of a married man selling real property registered in his name, to have his wife sign the contract? Why?
- 17. Has the Registrar the right to examine books and records of licensees?
- 18. Is it compulsory that a broker or salesman give forthwith to a vendor signing a listing agreement, a true copy thereof?
- 19. It it compulsory that a broker or salesman deliver to both purchaser and vendor, or to their designated legal representatives, an original or a true copy of an accepted offer to purchase.
- 20. Are deposits received by a registered broker or salesman trust funds? Where must such funds be placed, pending lawful disbursement by the broker?
- 21. What is the annual rate of interest on a \$5,000. loan when the quarterly interest payments are \$68.75?
- 22. What is the amount of commission due a salesman on a \$7,000. sale where the broker receives $3\frac{1}{2}\%$ commission, and the salesman 55% of the broker's commission?

23. The owner employs a registered broker to sell his farm, and gives an agreement in writing to pay to the broker a commission of 5% of the selling price.

There is a mortgage on the farm dated June 1st, 1941, in the amount of \$2,000., bearing interest at 6% per annum, which mortgage in its status as at the closing date the purchaser is assuming.

Two instalments,—the purchaser finds—each in the amount of \$250.00, have been paid off the principal.

The interest on the mortgage has been paid by the vendor to June 1st, 1943.

The broker secures a purchaser and the vendor agrees to sell for \$3,500. The date of closing is June 30th, 1943.

- (a) What is the amount of commission, in dollars, due the broker?
- (b) What is the amount of interest owing to the purchaser by the vendor as at the date of closing?
- (c) Assuming that the vendor has paid the annual taxes of \$110.00 in full for the year ending December 31st, 1943, and that there were no arrears in taxes, what is the amount of adjustment or allowance with relation to taxes due to the vendor by the purchaser as at the date of closing?

FORM 5

LIST OF BROKERS AND SALESMEN

Registered under The Real Estate and Business Brokers Act, 1946, as of 1st day of May, 19...

1. List of Brokers (in alphabetical order)

Name	City or Town	Street number

2. List of Salesmen (in alphabetical order)

Name	Home address	Name and address of employer
		-

THE GUARANTEE COMPANIES SECURITIES

O. Reg. 86/46. Revoking O. Reg. 206/44. Approval of Guarantee Companies. Approved—July 9th, 1946. Filed-July 11th, 1946, 1.50 p.m.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

- 1. The incorporated companies empowered to grant guarantees, bonds, policies, or contracts for the in-tegrity and fidelity of employed persons, or in respect of any legal proceedings or for other purposes, as designated in Schedule I, are approved.
- 2. Ontario Regulations 206/44 are revoked under this Act, The Judicature Act and The Public Officers Act.

SCHEDULE I

- American Surety Company of New York
 British America Assurance Company
- 3. The British Canadian Insurance Company
 4. The British Empire Assurance Company
- 5. The Canada Accident and Fire Assurance Com-
- 6. Canada Security Assurance Company7. The Canadian Fire Insurance Company
- Canadian General Insurance Company
 The Canadian Indemnity Company

- 10. The Canadian Surety Company
 11. The Casualty Company of Canada.
 12. The Century Indemnity Company
 13. The Century Insurance Company, Limited
 14. Consolidated Fire and Casualty Insurance Company
 The Dominion of Canada General Insurance Com-
- pany
 The Economical Mutual Fire Insurance Company
 The Employers' Liability Assurance Corporation,
- Federal Fire Insurance Company of Canada The Fidelity and Casualty Company of New York 19.
- 20. Fidelity Insurance Company of Canada21. The General Accident Assurance Company of

- Canada
 22. The Globe Indemnity Company of Canada
 23. Gore District Mutual Fire Insurance Company
 24. The Guarantee Company of North America
 25. Great American Indemnity Company
 26. The Guardian Insurance Company of Canada
 27. The Halifax Insurance Company
 28. Hartford Accident and Indemnity Company
 29. The Imperial Guarantee and Accident Insurance
 Company of Canada
- Company of Canada
 30. Imperial Insurance Office
- 31. Indemnity Insurance Company of North America The Liverpool and London and Globe Insurance 32.
- Company, Limited 33. London Guarantee and Accident Company, Limited
- The London and Lancashire Guarantee and Acci-
- dent Company of Canada
 The London and Provincial Marine and General
- Insurance Company, Limited
 36. Maryland Casualty Company
 37. The Metropolitan Casualty Insurance Company of New York
- 38. North British and Mercantile Insurance Company, Limited
- 39. Northern Assurance Company, Limited
 40. Norwich Union Fire Insurance Society, Limited
 41. The Ocean Accident and Guarantee Corporation, Limited
- 42. Pearl Assurance Company, Limited
- 43. Phoenix Assurance Company, Limited
- 44. Pilot Insurance Company
- 45. The Prudential Assurance Company, Limited
- 46. Railway Passengers' Assurance Company

- 47. The Royal Exchange Assurance
- 48. Royal Insurance Company, Limited
- 49. Scottish Metropolitan Assurance Company, Limited

- 50. Sun Insurance Office, Limited
 51. Toronto General Insurance Company
 52. Union Insurance Society of Canton, Limited
 53. The Union Marine and General Insurance Com-
- pany, Limited United States Fidelity and Guaranty Company
- 55. The Wawanesa Mutual Insurance Company56. Wellington Fire Insurance Company
- 57. The Western Assurance Company58. The World Marine and General Insurance Com-
- pany, Limited The Yorkshire Insurance Company, Limited

THE CHEESE AND HOG SUBSIDY ACT, 1946

O. Reg. 87/46. General.

New.

Approved—July 9th, 1946. Filed—July 13th, 1946, 10.00 a.m.

REGULATIONS MADE UNDER THE CHEESE AND HOG SUBSIDY ACT, 1941, AS CONTINUED IN FORCE BY THE CHEESE AND HOG SUB-SIDY ACT, 1946

PART I

HOG SUBSIDY

INTERPRETATION

- 1. In this Part,-
- (a) "Commissioner" shall mean Live Stock Commissioner appointed under The Department of Agriculture Act.
- (b) "Grade A" shall mean the grade of carcass of any hog which has been graded as Grade A, Class 1, as defined in the regulations made under The Live Stock and Live Stock Products Act, 1939 (Canada);
- (c) "Grade B1" shall mean the grade of the carcass of any hog which has been graded as Grade B, Class 1, as defined in the regulations made under The Live Stock and Live Stock Products Act, 1939 (Canada); and
- (d) "regular trade channels" shall mean a packing plant or abattoir where the carcasses of hogs are graded by graders appointed under The Live Stock and Live Stock Products Act, 1939 (Canada).
- 2. The amount of the subsidy, to be computed from the 1st day of April, 1946, and paid out of the Consolidated Revenue Fund to every person who produces hogs in Ontario and sells them through regular trade channel to be processed is fixed at,—
 - (a) one dollar for every hog the carcass of which has been graded as Grade A; and
 - (b) fifty cents for every hog the carcass of which has been graded as Grade B1.
- -(1) Subsidy payments shall, upon receipt from the Dominion Department of Agriculture of a certifi-cate stating the amount that has been paid by the Dominion Government on behalf of Ontario to producers of hogs in payment of the subsidy payable under

the Act, be paid to the Dominion Department of Agriculture to reimburse that Department for the moneys so paid.

- (2) The certificate received from the Dominion Department of Agriculture shall be certified by the Chief Treasury Officer and the Deputy Minister of the Dominion Department of Agriculture or other authorized officials and shall state the amount of subsidy that has been paid for Grade A hogs and for Grade B1 hogs.
- 4. Any subsidy payable to any person who fails to comply with the Act or these regulations may be withheld.
- 5. Officers of the Ontario Department of Agriculture and the graders appointed under *The Live Stock and Live Stock Products Act*, 1939 (Canada) shall when authorized in writing by the Commissioner have authority to inspect or audit the books and records of persons engaged in the business of processing hogs.

PART II

CHEESE SUBSIDY

INTERPRETATION

- 6. In this Part,-
- (a) "Director" shall mean Director of Dairying appointed under The Dairy Products Act, 1938; and
- (b) "net weight" shall mean the weight of the cheese as paid for by the purchaser.
- 7. The amount of the subsidy, to be computed from the 1st day of June, 1946, and paid out of the Consolidated Revenue Fund to every person who produces milk in Ontario which is subsequently processed into cheese is fixed at two cents for each pound of cheese processed from such milk.
- 8.—(1) Every application for a subsidy shall be made in triplicate in writing.
- (2) One copy of the application shall be kept on file by the factory and the other two copies shall be forwarded to the Cheese Subsidy Division, Department of Agriculture, Parliament Buildings, Toronto, Ontario.
- 9. In every application the period for which a subsidy is claimed shall correspond with the payment period for which producers are paid for milk and the application shall state the correct net weight of the cheese.
- 10. Every application for a subsidy shall be accompanied by invoices or statements received from each purchaser showing the net weight of cheese paid for by the purchaser and the application shall include a statement of any cheese made for sale to patrons of the factory.
- 11.—(1) Applications for subsidies shall be sent to the Cheese Subsidy Division at least once a month.
- (2) Subsidies which are payable to producers who have supplied milk to a cheese factory shall be paid to the factory as agent for the Treasurer of Ontario and pro-rated by the factory to the producers entitled to receive subsidies on the basis of the butter-fat content of the milk.
- (3) The cheese factories shall pro-rate the moneys received from the subsidies to producers who have supplied milk to the factories before the expiration of one month from the date of receiving the moneys.
- (4) The payment of the subsidy shall be based on the net weight of the cheese.

- 12. Every person engaged in the business of processing milk into cheese shall furnish information in respect to the milk or cheese and shall produce his books and records for the purpose of inspection or audit.
- 13. The Director and every officer under *The Dairy Products Act*, 1938, who has been authorized in writing by the Director, shall have authority to inspect or audit the books and records of cheese factories.
- 14. Where an error is made by a cheese factory in the pro-rating of the subsidy to any producer the factory shall correct the error in the manner and within the time specified by the Director.
- 15. Any subsidy payable to any person who fails to comply with any provision of the Act or these regulations may be withheld.
- 16. Every cheese factory shall give a statement to each producer for each payment period which statement shall include particulars of the amount of the cheese subsidy received from the Treasurer of Ontario to be paid to the producer.

THE FOREST FIRES PREVENTION ACT

O. Reg. 88/46. Replacing O. Regs. 259/44, 279/44, 45/45 and 87/45. Fire Permits and Travel Permit Areas. Approved—July 4th, 1946. Filed—July 16th, 1946, 8.30 a.m.

REGULATIONS MADE UNDER THE FOREST FIRES PREVENTION ACT

PART 1

GENERAL REGULATIONS

FIRE PERMITS

- 1. Any person may set and use fire in a fire district during the close season where he has obtained a fire permit and is using the fire in accordance with the provisions and conditions of the permit for,—
 - (a) clearing land;
 - (b) disposal of debris or other inflammable waste; or
 - (c) industrial purposes.
- 2. Every permit shall be issued subject to the following conditions,—
 - (a) all material to be burned shall be piled in heaps or rows at a distance of at least fifty feet from any uncleared land;
 - (b) the fire shall be guarded by the permittee until completely extinguished;
 - (c) no fire shall be set or allowed to burn during a high wind;
 - (d) no fire shall be set unless the permittee shall have at the location of the fire sufficient men and fire-fighting equipment to prevent the escape of the fire; and
 - (e) the permit may be cancelled by any officer or agent authorized to issue permits.

- 3. Fire permits shall be in Form 1 of Schedule 1.
- 4.—(1) An officer or agent may enter upon the lands of any individual or corporation for the purpose of removing, destroying or disposing of any inflammable substances.
- (2) The cost of such work shall be borne by such individual or corporation, and be recoverable by action at the suit of the Minister.
- 5. The cost of any work done under the authority of this Act by any officer or agent shall be recoverable by action at the suit of the Minister.
- 6. Every person who sets a fire out of doors for cooking or obtaining warmth shall select a place as free from inflammable material as possible and shall exercise and observe every reasonable precaution to prevent the fire from spreading and thoroughly extinguish the fire before quitting the place.

REVOCATION

7. Ontario Regulations 259/44, 279/44, 45/45 and 87/45 are revoked.

PART 2

FIRE DISTRICT AND TRAVEL PERMIT AREAS

FIRE DISTRICT

8. That part of Ontario described in Schedule 2 is declared a fire district.

TRAVEL PERMIT AREAS

9. Anyone wishing to enter and travel about or set out fire for the purpose of cooking or obtaining warmth in a defined forest area within that part of the fire district of Ontario described in Schedule 3 shall previously obtain a permit called "travel permit" in Form 2 of Schedule 1.

SCHEDULE 1

FORM 1

DEPARTMENT OF LANDS AND FORESTS

FIRE PERMIT
The Forest Fires Prevention Act

No						
DateOntario.						
Permission is hereby granted to						
Addressto set out fire upon the following-described lands:						
LotConcession						
Townshipfor the purpose of						
(State whether for clearing land, destroying						
logging-slash, or other purpose)						
A.M. from						
19, inclusive, subject to observance of the Act and the regulations thereunder.						
The acreage to be burned over is						

I havepersonally in (not)	nspected the area
(y(Signature)
(Signature of Permittee)	(Title)
FOR	M 2
DEPARTMENT OF L	ands and Forests
TRAVEL	PERMIT
The Forest Fires	Prevention Act
	No
Date19,	Ontario.
Permission is hereby grante	ed to
Address	and set out fire for the purg warmth, on the followingday of
	•
(Signature of Permittee)	(Signature of Issuer) (Title)

SCHEDULE 2

1. The Districts of Muskoka, Parry Sound, Nipissing, Timiskaming, Cochrane, Sudbury, Thunder Bay, Rainy River, Kenora and Patricia.

SAVING AND EXCEPTING therefrom the Townships of McIrvine, Crozier, Reddick, Burriss, Devlin, Woodyatt, Aylesworth, Carpenter, Lash, Barwick, Dobie, Mather, Roseberry, Shenstone, Tait, Morley, Morley Additional, Patullo, Dilke, Worthington, Blue, Atwood and Curran, and Lots 16 to 53 inclusive of the Wild Land Reserve in the District of Rainy River.

2. Parts of the District of Algoma and Manitoulin north of a line described as follows:

Commencing at a point on the International Boundary Line where it is intersected by the southerly production of the boundary between the Districts of Algoma and Thunder Bay; thence in a general southeasterly direction following the said International boundary line to a deflection in the said boundary at Reference Point No. 235 opposite the southern portion of Sugar Island; thence due south to the high-water mark on the northerly shore of St. Joseph Island; thence in a general southeasterly direction following the said high-water mark along the northeastern shore of St. Joseph Island to a point on the production of the line between Lots 15 and 16 in Grand Point Concession, Township of Hilton; thence southeasterly in a straight line to a deflection in the International Boundary at Reference Point No. 220 opposite Raynolds Point on Drummond Island; thence southeasterly along the said International Boundary to a deflection in the said boundary at Reference Point No. 219 opposite Marble Head on Drummond Island; thence in a general easterly

direction along the boundary between the Districts of Algoma and Manitoulin to longitude 82 degrees, 30 minutes; thence southeasterly in a straight line to the northern extremity of Maple Point in Concession A, Township of Allan; thence southeasterly in a straight line to the western extremity of Freer Point in Concession 7, Township of Howland; thence in a general northeasterly and southerly direction following the high-water mark along the northern and northeastern shore of Manitoulin Island to a point on the production of the southern limit of the Township of Howland; thence easterly in a straight line to the northern extremity of Bold Point on the Manitoulin Island Indian Reserve; thence due east to a point on the southerly production of the boundary between the Districts of Manitoulin and Sudbury.

- 3. The Township of Matchedash and Lots 19 to 24 in Concessions VII to XIV inclusive of the Township of Orillia, in the County of Simcoe.
- 4. The Townships of Longford and Digby in the County of Victoria.
 - 5. All of the Provisional County of Haliburton;

Saving and Excepting that part of the Township of Lutterworth lying southeast of the easterly shore of the Gull River, Moore's Lake and Gullfoot Lake and Gull River.

6. All that part of the County of Peterborough lying northwest of a line described as follows:

Commencing at the intersection of the west boundary of the Township of Harvey with the north shore of the north channel, between Sturgeon and Pigeon Lakes; thence easterly along the said shore and along the north shores of Pigeon and Bald Lakes to the road allowance between the east halves of Lots 15 and 16 in Concession X in the Township of Harvey; thence easterly along the said road allowance between said Lot 15 and Lot 16 to the road allowance between Concessions VIII and IX in the said Township; thence southerly along the said road allowance between Concessions VIII and IX to the south boundary of the Township of Harvey; thence easterly along the south boundaries of the Townships of Harvey and Burleigh to the west boundary of the Township of Methuen; thence southerly along the said west boundary of the Township of Methuen to the southwest angle of the Township of Methuen; thence easterly along the south boundary of the Township of Methuen; thence easterly along the south boundary of the Township of Methuen; thence easterly along the south boundary of the Township of Methuen; thence easterly along the south angle thereof.

- 7. All that part of the County of Hastings lying northwest of the southern boundaries of the Townships of Lake, Tudor and Grimsthorpe.
- 8. All that part of the County of Lennox and Addington lying northwest of the south boundary of the Township of Anglesea.
- 9. All that part of the County of Frontenac lying northwest of the south boundaries of the Townships of Barrie, Clarendon and Palmerston.
- 10. The Townships of Lavant and Darling in the County of Lanark.
- 11. All that part of the County of Renfrew lying southwest of the following boundaries:

Commencing at the southeast angle of the Township of Bagot; thence northwesterly along the north eastern boundary of the Township of Bagot to the northeast angle of the said Township of Bagot; thence southwesterly along the northwesterly boundaries of the Townships of Bagot and Blithfield to the easterly boundary of the Township of Brougham; thence northwesterly along the easterly boundaries of the Townships of Brougham and Grattan to the southerly boundary of the 13th Concession of the Township of

Grattan; thence westerly along the southerly boundary of the said 13th Concession to the easterly boundary of the Township of Sebastopol; thence northwesterly along the easterly boundary of the Township of Sebastopol to the southeasterly angle of the Township of Algona South; thence westerly along the southerly boundary of the Township of Algona South to the southwesterly angle of the said Township; thence northerly along the westerly boundary of the said Township of Algona South, to the southeasterly angle thereof; thence easterly along the northerly boundary of the said Township of Algona South, to the southeasterly angle of the Township of Algona North; thence northwesterly along the easterly boundaries of the Townships of Algona North and Fraser, to the southwesterly angle of the Township of Petawawa; thence easterly along the southerly boundary of the Township of Petawawa and the extension easterly thereof to the waters of upper Allumette Lake and the Interprovincial boundary between Quebec and Ontario; thence northwesterly along the said Interprovincial boundary to the intersection with the southwesterly boundary of Lot 43, Concession A, of the Township of Clara, produced northwesterly.

SCHEDULE 3

All those areas within the following boundaries which are within the Districts of Algoma, Cochrane, Nipissing, Sudbury, Thunder Bay and Timiskaming:

1. Commencing at the southeast corner of the Township of Ganong; thence westerly to the southeast corner of the Township of Pitt; thence northerly to the northeast corner of the said Township; thence westerly to the intersection of the west bank of the Opazatika River with the north boundary of the Township of Acres; thence in a general southerly direction following the said west bank of the Opazatika River to the beginning of Oxbow Rapids; thence south astronomically to the intersection with the north boundary of the Township of Weichel; thence westerly to the southeast corner of the Township of Ritchie; thence northerly to the northeast corner of the said Township; thence westerly to the southeast corner of the Township of Burrell; thence northerly to the northeast corner of the said Township; thence westerly to the northwest corner of the Township of Bicknell; thence southerly to the intersection of the southerly boundary of the right-of-way of The King's Highway No. 11 with the west boundary of the Township of Clavet; thence in a general westerly direction following the said southern boundary of The King's Highway No. 11 to the inter-section with the east boundary of the Nipigon Proving in Forest these southerly along the said east bouncial Forest; thence southerly along the said east boundary of the Nipigon Provincial Forest and its southerly production to the intersection with the north boundary of Township 87; thence westerly to the northwest corner of Township 89; thence southerly to the northern boundary of the right-of-way of The King's Highway No. 17; thence in a general easterly direction following the northern boundary of The King's Highway No. 17 to the intersection with a line drawn north astronomically from Angler Station on the Canadian Pacific Railway; thence south astronomically to the intersection with the high-water mark of Lake Superior; thence in a general southeasterly, easterly and southerly direction following the said high-water mark of Lake Superior to the intersection with the north boundary of the Township of Haviland; thence easterly to the northwest corner of the Township of Tupper; thence southerly to the northwest corner of the Township of Vankoughnet; thence easterly to the northeast corner of the said Township; thence southerly to the northwest corner of the Township of Deroche; thence easterly to the northeast corner of the Township of Hodgins; thence southerly to the southeast corner of the Township of Anderson; thence easterly to the northeast corner of the Township of Kehoe; thence southerly to the northwest corner of the Township of Chesley Additional Corner of the Corner of tional; thence easterly to the northeast corner of the. said Township; thence southerly to the southwest corner of the Township of McMahon; thence easterly to the northeast corner of the Township of Galbraith;

thence southerly to the line betweeen the 1st and 2nd concessions in the Township of Bridgland; thence easterly along the said concession line to the west boundary of the Township of Wells; thence northerly to the northwest corner of the said Township; thence easterly to the northeast corner of the Township of Parkinson; thence southerly to the southeast corner of the said Township; thence easterly to the northeast corner of the Township of Patton; thence southerly to the northwest corner of the Township of Cobden; thence easterly to the northeast corner of the Township of Striker; thence southerly to the line between the 3rd and 4th concessions in the Township of Long; thence easterly along the said concession line to the west boundary of the Township of Spragge; thence southerly to the northern limit of the right-ot-way of The King's Highway No. 17; thence easterly along the said northern limit to the east boundary of the Serpent River, Indian Reserve; thence southerly to the high-water mark on the North Channel of Lake Huron; water mark on the North Channel of Lake Huron; thence in a general southwesterly, northerly and westerly direction following the said high-water mark to the intersection with longitude 82 degrees, 30 minutes; thence southerly to the boundary line between the Districts of Algoma and Manitoulin; thence southeasterly in a straight line to the northern extremity of Maple Point in Concession A, Township of Allan; thence southeasterly in a straight line to the western thence southeasterly in a straight line to the western extremity of Freer Point in Concession 7, Township of Howland; thence in a general northeasterly and southerly direction following the high-water mark on the northern and northeastern shore of Manitoulin Island to a point on the production of the southern limit of the Township of Howland; thence easterly in a straight line to the northern extremity of Bold Point on the Manitoulin Indian Reserve; thence east astronomically in a straight line to the southerly production of the boundary between the Districts of Manitoulin and Sudbury; thence northeasterly in a straight line to a point on the northerly shore at the mouth of Voyageur Channel of the French River; thence in a general easterly and northeasterly direction following the said northerly shore of the French River to the intersection with the eastern limit of the right-of-way of the Canadian National Railways; thence southerly along the said eastern limit to the southern shore of the French River; thence in a general easterly and northeasterly direction following the said southern shore to Lake Nipissing; thence northerly to the boundary between the Districts of Parry Sound and Nipissing; thence easterly along the said boundary to the eastern shore of Lake Nipissing the said boundary to the eastern shore of Lake Nipissing; thence northwesterly following the of Lake Mipissing; thence northwesterly following the said eastern shore to the northwest corner of the Township of West Ferris; thence northeasterly to Trout Lake; thence in a general easterly direction following the southern shore of Trout Lake, Lake Talon and the Mattawa River to the Interprovincial Boundary between Ontario and Quebec on the Ottawa River; thence are the said Laterprovincial Boundary between the contract of the said Laterprovincial Boundary and the said Laterprovincial Boundary Boundary and Contract of the Said Laterprovincial Boundary northwesterly following the said Interprovincial Boundary on the Ottawa River and Lake Timiskaming to the northern shore of the said Lake; thence northerly along the aforesaid Interprovincial Boundary to the intersection with a line drawn east astronomically from the southeast corner of the Township of Ganong; thence west astronomically 69 miles, more or less, to the point of commencement;

SAVING AND EXCEPTING the following Townships or parts of Townships and Indian Reserves:

(a) McFadden, Hearst, McElroy, Boston, Otto, Eby, Grenfell, Teck, Lebel, Gauthier, McVittie, McGarry, Maisonville, Benoit, Cook, Playfair, Hislop, Bowman, Currie, Bond, Cody, Shaw, Whitney, Tisdale, Mountjoy, Murphy, Hoyle, Matheson, German, Stock, Taylor, Carr, Beatty, Clergue, Walker, Dundonald, Calvert, McCart, Newmarket, Aurora, Pyne, St. John, Hanna, Fournier, Lemarche, Brower, Fox, Kennedy, Glackmeyer, Clute, Calder, Blount, Leitch, Colquhoun, Kendry, Haggart, Fauquier, Idington, Kendall; Lots 19 to 28, Concessions 1 and 2 in Alexander; Concessions 7 to 12 inclusive in Shackleton; Concessions 10 to 12 inclusive in Nansen; Concessions 1 to 5 inclusive in Machin; Concession 6 to 18 inclusive in O'Brien; Con-

cessions 9 to 18 inclusive in Owens; Concessions 1 to 6 inclusive in Williamson; Concessions 5 to 12 inclusive in McCrea; Concessions 1 to 3 inclusive in McCowan; Concessions 10 to 12 inclusive in Barker; Concessions 1 to 8 inclusive in Eilber; Concession 1 to 8 inclusive in Devitt; Concessions 1 to 8 inclusive in Casgrain; Concession 1 to 8 inclusive in Hanlan; East Half of Way; Concessions 5 to 12 inclusive in Lowther; Pays Plat Indian Reserve;

- (b) All that part of Township 86, District of Thunder Bay, lying west of a line drawn north astronomically from a point distant 3 miles measured west astronomically trom the southeast corner of the said township; and
- (c) All those portions of Townships 84 and 85, District of Thunder Bay, bounded as follows:

Bounded on the east and west by lines drawn north astronomically from the shore of Lake Superior and distant 3 miles measured on opposite sides of the boundary between the said Townships;

Bounded on the north by a line drawn east and west astronomically from a point in the boundary between the said townships distant 4 miles measured northerly thereon from the shore of Lake Superior.

- 2. All that area within the boundaries of the Townships of Laval and Brownridge, in the District of Kenora.
- 3. All that area lying within the following-described boundaries, situate in the District of Kenora:

COMMENCING at the point of intersection of the Trans-Canada Highway with the Heenan Highway at the eastern end of Long Lake; thence easterly along the southern boundary of the Trans-Canada Highway to its intersection with the Canadian Pacific Railway at a point west of Hawk Lake Station; thence easterly along the southern boundary of the said railroad to the point of intersection with Eagle Lake in the Township of Langton on Lot 6, in the IVth Concession; thence in a southerly and easterly direction along the southern mainland shore of the said Lake to the southeast corner mainland shore of the said Lake to the southeast corner of Indian Reserve 27, south of Aubrey Township; thence east astronomically to the point of intersection with the 6th Meridian; thence north to the southwest angle of the Township of Van Horne; thence east along the southerly boundary of the said Township to the point of intersection with the shore of Wabigoon Lake; thence easterly and southerly along the southern mainland shore of the said Lake to the point of intersection with the boundary of Indian Reserve 27, south of the Township of Southworth; thence along the westerly, southerly and easterly boundaries of the said Reserve to the point of intersection with the southern boundary of the Township of Southworth; thence east to the northwest angle of the Township of Melgund; thence south to the southwest angle of the said Township; thence east to the southeast angle of the Township of Revell; thence north to the northeast angle of the Township of Revell; thence west to the northwest angle of the Township of Melgund; thence north to the point of intersection with the shore of Sandy Lake; thence east astronomically to the point of intersection with the 5th Meridian at the 69th Mile Post; thence south three miles to the 66th Mile Post; thence east astrononically six miles; thence south astronomically three miles; thence east astronomically six miles; thence south astronomically fifteen miles; thence west astronomically six miles; thence south astronomically six miles; thence west astronomically six miles to the point of intersection on the 5th Meridian; thence south along the 5th Meridian to its intersection with the Kenora-Rainy River boundary; thence west along the said boundary to its intersection with the Heenan Highway; thence northerly along the Heenan Highway to the point of commencement at the junction of the Trans-Canada Highway;

SAVING AND EXCEPTING, nevertheless, from the above-described area all Indian Reserves and all lands patented or leased.

4. All that area lying within the following-described boundaries, in the District of Thunder Bay:

Commencing at a point where the boundary between the Townships of Robbins and Hartington produced southward intersects the International Boundary in North Fowl Lake; thence north along the west boundaries of the Townships of Hartington, Lismore and Strange to the northwest angle of the Township of Strange; thence west along the 1st Base Line to the boundary between the Districts of Thunder Bay and Rainy River; thence south along the boundary between the said Thunder Bay and Rainy River Districts to intersect the International Boundary in Saganaga Lake; thence easterly along the International Boundary to the point of commencement.

5. All that area lying within the District of Nipissing, the Provisional District of Haliburton, and the County of Renfrew, and being:

ALL that area within the boundaries of Algonquin Provincial Park, excepting the Townships of Peck and Canisbay;

And all lands vested in the Crown within the following Townships and part townships,—

Boyd—Concessions XI to XVIII inclusive.

Cameron-Concessions I to XIV inclusive.

Clara—Concessions I to VI inclusive, and Lots 1 to 15 inclusive in Concession VII to X inclusive.

Maria-Concessions A to IX inclusive.

Head—Lots 16 to 40 inclusive in Concessions I to VII inclusive.

Nightingale—All that part of the Township which is not included within the boundaries of Algonquin Park.

Lawrence—All that part of Concessions VII to XIV inclusive which is not included within the boundaries of Algonquin Park.

- 6. All of the area in the District of Thunder Bay within the Townships of Aldina, Saskville and Adrian, and Lots 9 to 12 inclusive, Concessions II and III, and Lots 4 to 12 inclusive, Concessions IV to VII, in the Township of Marks.
- 7. All that area in the District of Thunder Bay described as follows:

Commencing at a point in the high-water mark of Thunder Bay off Lake Superior where it is intersected by the north boundary of the Township of Sibley; thence easterly along the northern boundary of the said Township to the northeast corner of Mining Location V. 13, and which point forms the northwest corner of Broken Lot 1, Concession 6, in the said Township; thence southerly along the western limit of the said lot to the dividing line between the north and south halves of the said lot; thence easterly along the said line between the north and south halves of the said lot to the line between Concession 5 and 6; thence southerly along the line between Concessions 5 and 6 to the southeast corner of Lot 10; thence easterly along the northern limit of Lot 11 across Concessions 5 and 4 to the intersection with the high-water mark of Black Bay of Lake Superior; thence in a general southerly direction following the said high-water mark to its intersection with the line between Mining Locations A and B lying south of Concessions 6 and 7 in the said Township; thence northerly along the said line to the southern limit of Lot 27 in the 7th Concession of the said Township; thence westerly along the southern

limit of Lot 27, across Concessions 7 and 8 to the intersection with the eastern limit of Mining Location T lying at the east limit of the Woods location; thence northernly along the eastern limit of Mining Location T to the northeast corner thereof; thence southwesterly following the northern limit of the Woods location to the intersection with the western limit of Mining Location D fronting on Sawyer Bay of Lake Superior; thence northerly following the said western limit of Mining Location D to the intersection with the high-water mark of Lake Superior; thence in a general northeasterly direction following the said high-water mark to the point of commencement.

- 8. All that area within the boundaries of the Townships of Eva and Summers, in the District of Thunder Bay.
- 9. All that area within the boundaries of the Townof Rickaby, Lapierre, Hipel, Kirby, Fulford and McQuesten, in the District of Thunder Bay.
- 10. All that area in the District of Thunder Bay lying within the following-described boundaries:

COMMENCING at the northwest corner of the Township of Purdom; thence southerly to the southwest corner of the Township of Nipigon; thence westerly to the northwest corner of the Township of Sterling; thence southerly to the southwest corner of the Township of Sterling; then westerly to the northwest corner of the Township of Dorion; thence westerly in a straight line 39 miles, more or less, to the southeast corner of Grand Trunk Pacific Block No. 3; thence northerly to the northeast corner of said Grand Trunk Pacific Block No. 3; thence northerly in a straight line to a point where the Base Line, surveyed by Phillips and Benner, Ontario Land Surveyors, 1921, is intersected by a Meridian Line surveyed by Messrs. Phillips and Benner in the same year; thence northerly along the last-mentioned Meridian Line 12 miles, more or less, to the inter-section with the second Base Line surveyed by the said Messrs. Phillips and Benner, 1921; thence westerly along the last-mentioned Base Line 12.68 chains to the intersection with a Meridian Line surveyed by the said Messrs. Phillip and Benner, 1922; thence northerly along the said Meridian Line, surveyed in 1922, a distance of 12 miles, more or less, to the intersection with a Base Line surveyed by the said Messrs. Phillips and Benner, 1922; thence westerly along the last-mentioned Base Line 20 miles, more or less, to the 4-mile post planted therein; thence north astronomically 44 miles; thence east astronomically 38 miles, more or less, to the western boundary of the Nipigon Provincial Forest; thence northerly along the said western boundary of the Nipigon Provincial Forest, 11 miles; thence east astronomically 19 miles, more or less, to a point on the high-water mark on the westerly shore of Lake Nipigon; thence in a general southerly and southeasterly direction following the said high-water mark along the westerly and southwesterly shore to a point in South Bay of the said Lake Nipigon, said point being at the intersection with a line drawn north astronomically from the northwest corner of the said Township of Purdom; thence south astronomically 8 miles, more or less, to the point of commencement.

11. All that area in the District of Rainy River lying within the following-described boundaries:

FIRSTLY:

Commencing at a point on the International Boundary between Canada and the United States of America, in Saganaga Lake, where the same is intersected by the boundary line between the Districts of Thunder Bay and Rainy River; thence north astronomically along the said boundary between the Districts of Thunder Bay and Rainy River, 33 miles, more or less, to the southerly shore of Windigoostigwan Lake; thence in a general southwesterly direction following the left bank downstream to the French Portage; thence westerly across said portage to French Lake; thence in a general southwesterly direction following the left bank downstream of said lake to the river flowing into Pickerel

Lake; thence in a general westerly direction following the left bank downstream of said river to Pickerel Lake; thence in a general southwesterly direction following the left bank downstream of Pickerel Lake and crossing the narrows opposite Pickerel River, north of Bisk Lake, and thence continuing in a northwesterly direction following the left bank upstream of Pickerel Lake to Pickerel Narrows; thence in a general westerly direction following the left bank upstream of said Narrows to Batchewaung Lake; thence in a general northwesterly direction following the left bank upstream of Batchewaung Lake and Batchewaung Bay to the westerly extremity thereof; thence west astronomically 20 chains, more or less, to the easterly shore of a small lake; thence following the easterly, southerly and westerly shore of said Lake to the westerly extremity thereof; thence west astronomically 40 chains, more or less, to a stream flowing westerly; thence in a general westerly direction following said stream to a small lake east of Smudge Lake; thence following the easterly, southerly and westerly shore of said small lake to a stream flowing into Smudge Lake; thence westerly following said stream to Smudge Lake; thence following the said stream to Smudge Lake; there we southerly shore of Smudge Lake to a stream flowing into Soho Lake; thence westerly following said stream to Soho Lake; thence westerly along the left bank downstream of Soho Lake to Cirrus Lake; thence in a general southwesterly direction following the left bank downstream of Cirrus Lake to a small stream between Cirrus and Beaverhouse Lakes; thence in a south-westerly direction following said stream to Beaverhouse Lake; thence in a general southwesterly direction following the left bank downstream of said Beaverhouse Lake to the Quetico River; thence in a general southwesterly direction following the left bank of the Quetico River to the junction of the Quetico and Namakan Rivers; thence in a general southeasterly direction following the left bank of said Namakan River to Lac la Croix; thence south astronomically to the International Boundary between Canada and the United States of America; thence in a general southeasterly, easterly and northeasterly direction, following said International Boundary to the place of commencement.

RESERVING AND EXCLUDING from the hereinbeforedescribed area the land covered by the Neguaguon Lake Indian Reserve No. 25 D. on Lac la Croix and all mining or other lands granted or leased prior to 1st of April, 1909.

SECONDLY:

COMMENCING at a point on the Canadian National Railway at Kawene Station where it is intersected by the portage extending southerly to Eva Lake; thence southerly following the said portage one mile, more or less, to the north shore of Eva Lake; thence in a general westerly, southerly and easterly direction following the northern, western and southern shores of Eva Lake to the portage extending southerly to a small lake situate south and about opposite the centre of the main body of water of Eva Lake; thence southerly following the last-mentioned portage 6 chains, more or less, to the northern shore of the small lake mentioned aforesaid; thence in a general westerly and southeasterly direction following the northern and western shore of the said small lake, one-half a mile, more or less, to the stream connecting the said small lake and French Lake; thence in a general southerly and easterly direction following the centre line of the said stream to the western shore of French Lake; thence in a general southwesterly direc-tion following the western shore of French Lake to the eastern end of the connecting stream between French and Pickerel Lakes; thence south across the said connecting stream to the south shore of French Lake and continuing northeasterly thereon to the French Portage; thence easterly across the French Portage to Windigoostigwan Lake and continuing in a general easterly and northeasterly direction following the southern and southeastern shores of Windigoostigwan Lake to the intersection with the line between the Districts of Rainy River and Thunder Bay; thence north astronomically thereon to the Canadian National Railway; thence in a general westerly direction following the said Railway to the point of commencement.

RESERVING AND EXCLUDING from the hereinbefore-described area all mining or other lands granted or leased prior to November 24th, 1941.



Publications Under The Regulations Act, 1944

AUG. 3rd, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 89/46. Replacing O. Reg. 124/44. Barbering Industry—Orillia zone. Approved—July 16th, 1946. Filed—July 19th, 1946, 2.30 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 16th day of July, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Orillia as a zone for the industry to be known hereafter as the ORILLIA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Orillia Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone;

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE ORILLIA ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;(c) singeing;

 - (d) shampooing; (e) application of hair tonics, stimulants and scalp
 - treatment; massaging the face;

 - (g) honing or stropping of razors; and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday except in a week in which one of the other holidays occurs on Thursday. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:
 - on Monday and Friday.....from 8 a.m. to 6 p.m. on Tuesday and Thursday . . . from 8 a.m. to 8 p.m.
 - on Saturday.....from 8 a.m. to 9 p.m.
 - on Wednesday in a week in which a holiday occurs on

Thursday..... from 8 a.m. to 6 p.m. (S. 7, cl. a)

- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C-A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as tollows:

CLASS A-\$20.00 per week;

- CLASS B—\$15.00 per week plus 50 per cent of the proceeds in excess of \$21.00 from the work performed by the employee, plus an additional 10 per cent of the proceeds in excess of \$30.00;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$8.50 per week plus 50 per cent of the proceeds in excess of \$13.50 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6.00 per week plus 50 per cent of the proceeds in excess of \$8.50 from the work performed by the em-
 - (iii) Persons working on Saturday only or the day before a holiday, \$4.50 per day or part thereof plus 50 per cent of the proceeds in excess of \$6.50 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 50 per cent of the proceeds in excess of \$4.50

from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
(3)	1 ' 1'11	25
(b)	haircut, children	25 cents
(c)	shave	20 cents
	singe	
(e)	shampoo	35 cents
(f)	hair tonics	15 cents
	facial massage, plain	
	razor honing	
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 124/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 90/46. Revoking and Replacing Parts of O. Reg. 53/46. Fruits and Vegetables. Approved—July 16th, 1946. Filed—July 20th, 1946, 8.45 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- 1. Clause a of regulation 52 of Ontario Regulations 53/46, except subclauses i, ii, iii and iv, is revoked and the following substituted therefor:
 - (a) No. 1 GRADE,—This grade shall consist of sound, clean, mature, smooth, hand-picked, well-formed apples of one variety at least 2½ inches in diameter and which are,—
- 2. Clause d of regulation 93 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (d) DOMESTIC SPLIT-PIT GRADE,—This grade shall consist of sound, mature, clean, hand-picked peaches of one variety which are,—
 - (i) of a minimum size of 2½ inches in diameter;
 - (ii) free from worm injury;
 - (iii) free from damage caused by bruises or other means; and

- (iv) properly packed.
- 3. Subregulation 2 of regulation 94 of Ontario Regulations 53/46 is revoked and the following substituted therefor:
 - (2) The following shall not be considered as damage for the purpose of Domestic Split Pit grade of peaches,—
 - (a) russeting where not more than an aggregate area of 5 per centum of the surface is affected;
 - (b) limb rub where not more than 5 per centum of the surface is affected;
 - (c) hail marks where not more than 10 per centum of the surface is affected and the indentations are slight and the skin is not broken;
 - (d) mildew, scab or ink spots and oak bug injury where not more than 5 per centum of the surface is affected;
 - (e) split pits; and
 - (f) slight deformities where not more than 15 per centum of the surface is affected.

Dated at Toronto this 16th day of July, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 91/46. Replacing O. Reg. 300/44. Marketing of Peaches for Processing. Approved—July 23rd, 1946. Filed—July 25th, 1946, 3.00 p.m.

Order-in-Council approved by the Honourable the Lieutenant-Governor, dated the 23rd day of July, A.D. 1946.

The Committee of Council have had under consideration the report of the Honourable the Minister of Agriculture, dated the 22nd., day of July, 1946, wherein he states that,—

Whereas The Farm Products Marketing Board has received from a group of persons engaged in the marketing of peaches for processing a request that a scheme for the marketing or regulation of peaches be adopted;

AND WHEREAS the Board is of opinion that the group of persons is fairly representative of the persons engaged in the marketing of peaches in Ontario for processing;

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now Therefore the Minister of Agriculture recommends

- (a) that the scheme appended hereto be approved and declared to be in force in Ontario; and
- (b) that the regulations appended hereto made by the Board be approved.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT, 1946.

SCHEME

1. This scheme may be cited as "THE ONTARIO PEACH GROWERS' MARKETING-FOR-PROCESSING SCHEME".

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Peach Growers' Marketing Board".
 - The local board shall consist of seven members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local board who shall hold office until their successors are elected shall be,-
 - (a) Roland Lambert, R.R. 1, Niagara-on-the-Lake;
 (b) William C. Nickerson, R.R. 2, St. Catherines;
 (c) J. Roland Stork, St. Catharines;
 (d) Howard L. Craise, R.R. 3, St. Catharines;
 (e) Arthur W. Smith, Vineland Station;
 (f) Joseph J. Smith, Winona; and
 (g) James Walker, Grimsby.

DISTRICTS

- -(1) Growers who produce peaches for processing shall be divided into five districts and the districts shall be comprised as follows:-
 - (a) District 1 consisting of the counties of Halton and Peel;
 - (b) District 2 consisting of the county of Wentworth:
 - (c) District 3 consisting of the county of Lincoln;
 - (d) District 4 consisting of the county of Welland; and
 - (e) District 5 consisting of the counties of Essex, Kent and Norfolk.
- (2) A person who produces peaches for processing in any county or judicial district not included in a district may become a member of the district group of growers nearest to his place of residence.

DISTRICT GROUPS

- 6. Growers who produce peaches for processing in each of the districts named in section 5 shall form a district group.
 - COMMITTEE
- 7. There shall be a committee which shall be known as "The Peach Growers' Committee".
- 8. Each district group shall on or before the 15th day of March in each year elect a representative or representative to The Peach Growers' Committee on the basis of one representative for each fifty growers or fraction thereof.

ELECTION OF LOCAL BOARD

9. The Peach Growers' Committee shall annually prior to the 31st day of March in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL POARD

- 10. The local board shall have power,-
- (a) to control the marketing of peaches produced in Ontario for processing and to regulate their sale in accordance with the provisions of *The Farm Products Marketing Act*, 1946, and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of Ontario peaches by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as license fees under regulation 10.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946.

MARKETING OF PEACHES FOR PROCESSING

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board.
 - (a) "buyer" shall mean a person who buys peaches for processing or for resale directly or indirectly to a processor;
 - (b) "grower" shall mean a person engaged in the production of peaches in Ontario for processing;
 - "local board" shall mean The Ontario Peach Growers' Marketing Board;
 - (d) "peaches" shall mean peaches produced in Ontario which are subsequently used for processing;
 - (e) "processing" shall include canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
 - "processor" shall include every person carrying on the business in Ontario of processing peaches.

LICENSES FOR PROCESSORS

- 2. No person shall engage in Ontario in the business of a processor of peaches except under the authority of a processor's licence, Form 1, from the Board.
- 3. An application for a processor's licence shall be in writing, Form 2.
- 4. A processor's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 5. Except as provided in regulation 10 licences shall be issued to processors without charge.

LICENCES FOR BUYERS

- 6. No person other than a processor shall buy peaches for processing except under the authority of a buyer's licence, Form 3, from the Board.
- 7. An application for a buyer's licence shall be in writing, Form 4.
- 8. A buyer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 9. Except as provided in regulation 10 licences shall be issued to buyers without charge.

LICENSE FEES

- 10.—(1) Every grower shall pay to the local board license fees at the rate of forty cents for each ton or fraction thereof of peaches delivered to a processor or buyer.
- (2) The license fees payable by a grower shall be deducted by the processor or buyer from the sum of money due to the person from whom the peaches were received.
- 3 The amount of the license fees provided for in subregulation 1 shall be forwarded by every processor and buyer to the local board on or before the first day of December in each year.

MARKETING

- 11.—(1) There shall be a committee of six persons to be known as "The Negotiating Committee" three of whom shall subject to the approval of the Board be appointed annually by the local board and three of whom shall be appointed annually by the processors.
- (2) The Negotiating Committee may negotiate and settle agreements respecting,-
 - (a) minimum prices;

- (b) forms of contract;
- (c) conditions of sale; and
- (d) fulfilment of contracts.
- 12. Where a Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 13.—(1) The negotiating board shall consist of three persons, one of whom shall be appointed by the three members of The Negotiating Committee appointed by the local board, and another shall be appointed by the three members of The Negotiating Committee appointed by the processors and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall The be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part or an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

MARKETING AGENCY

- 15.-(1) The local board is empowered to appoint the marketing agency through which peaches produced in Ontario or any part thereof shall be marketed for processing.
- (2) Where a marketing agency has been appointed for Ontario or any part thereof all peaches produced within Ontario or such part thereof as that for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency.

REVOCATION

16. Ontario Regulations 300/44 are revoked.

Dated at Toronto, Ontario, this 18th day of July, 1946.

G. F. PERKIN, Chairman.

(Seal)

J. B. NELSON, Secretary.

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD LICENCE TO PROCESS PEACHES

under The Farm Products Marketing Act, 1946.

This is to certify that..... Name Address

is hereby licensed as a processor of peaches for the period from the 1st day of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946, the Ontario Peach Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of processing for processing. peaches for processing.

Dated at Toronto, Ontario, this day of , 19

Chairman Secretary

FORM 2

PROVINCE OF ONTARIO THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO PROCESS PEACHES

under The Farm Products Marketing Act, 1946.

Name of applicant
makes application to The Farm Products Marketing
Board for a licence to engage in the business of a
processor of peaches under *The Farm Products Marketing Act*, 1946, for the period from the 1st day of April
to the 31st day of March in the following year. , to the 31st day of March in the following year.

Dated at day of	, Ontario, this ,19 .						
	Applicant						
	Address						

(crest)

FORM 3

THE FARM PRODUCTS MARKETING BOARD LICENCE TO BUY PEACHES

under The Farm Products Marketing Act, 1946.

inis is to certi	my that	Name
	Address	

is hereby licensed as a buyer of peaches for the period from the 1st day of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946, the Ontario Peach Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of peaches for processing.

Dat e d	at	Toronto,	Ontario, this	day of
			Chairman	• • • • • • • • • • • • • • • • • • •
			Secretary	• • • • • • • • • •

FORM 4

PROVINCE OF ONTARIO THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO BUY **PEACHES** under The Farm Products Marketing Act, 1946.

Name of applicant
makes application to The Farm Products Marketing Board for a licence to engage in the business of a

	ne rarm Products Marketin
	from the 1st day of April
19, to the 31st day of	March in the following year
Dated at	, Ontario, this
day of	, 19 .

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										Id												

Publications Under The Regulations Act, 1944

AUG. 10th, 1946

THE RACE TRACKS TAX ACT, 1939

O. Reg. 92/46. New. Remuneration of collectors. Approved—July 23rd, 1946. Filed—July 27th, 1946, 9.00 a.m.

REGULATIONS MADE UNDER THE RACE TRACKS TAX ACT, 1939.

1. There shall be paid to persons charged with the collection of the tax imposed by this Act a remuneration of two and one-half per cent of the tax so collected.

THE PUBLIC HEALTH ACT

O. Reg. 93/46. Amending O. Reg. 37/44. Pasteurization of Milk. Approved—July 23rd, 1946. Filed—July 29th, 1946, 8.30 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Ontario Regulations 37/44 are amended by adding the following regulation:

PASTEURIZATION OF MILK

- 47.—(1) Section 95a of the Act is applicable to the municipalities or other areas named or described in schedule 1.
 - (2) Subregulation 1 shall apply to any village or police village located in any municipality or other area named or described in schedule 1, notwithstanding that the village or police village is not listed in schedule 1.
 - (3) Subregulation 1 shall not apply to any city or town located in any municipality or other area named or described in schedule 1.

SCHEDULE 1

- In the Territorial District of Algoma

 The Townships of Korah, Prince, Tarentorus, Thessalon, and Wickstead.
- 2. IN THE COUNTY OF BRANT
 (1) The Townships of Brantford, Burford, South Dumfries, and Oakland.
- 3. IN THE COUNTY OF BRUCE
 (1) The Townships of Albemarle, Amabel,
 Eastnor, Lindsay, and St. Edmunds.
 - (2) Those parts of the Townships of Brant and Greenock consisting of the areas known as Cargill and Elmwood and the areas adjacent thereto, being,—
 - (a) lots 19 to 28, inclusive, in Concession A and lots 9 to 18, inclusive, in Concession B in the Township of Brant;

- (b) lots 31 to 34, inclusive, in Concessions 9 to 12, inclusive, in the Township of Brant; and
- (c) lots 19 to 28, inclusive, in Concession A and lots 1 to 5, inclusive, in Concessions 9 to 12, inclusive, in the Township of Greenock.
- (3) Those parts of the Townships of Greenock, Elderslie, Saugeen and Bruce consisting of the area adjacent to the Village of Paisley, being more particularly described as follows,—

Commencing at the south-west angle of Concession 20, Township of Greenock; thence easterly along the southerly boundary of the said Concession 20 and continuing along the south boundary of lot 47, Concession A in the said Township to a point where the production thereof intersects the westerly boundary of the Township of Elderslie and continuing along the south boundary of lots 6 in Concession A and Concession B in the Township of Elderslie to the south west angle of lot 1 in Concession. to the south-west angle of lot 1 in Concession 3 in the said township; thence continuing easterly along the south boundary of the said Concession 3 to the south-east angle of lot 5 in the said Concession 3; thence northerly along the east boundary of the said lot 5 and the east boundary of lots 5 in each of Concessions 4 to 8 to the north-east angle of lot 5 in Concession 8; thence westerly along the north boundary of Conwesterly along the north boundary of Concession 8 and the production thereof to the point of intersection with the east boundary of the Township of Saugeen; thence northerly along the east boundary of the Township of Saugeen to the north-east angle of lot 8, Range west of the Saugeen Road in the said township; thence westerly along the north boundary of the said lot 8 and lot 8, River Range C, and the production westerly to a point where the production intersects the westerly bank of the Saugeen River; thence southerly along the westerly bank of the Saugeen River to the point where the west boundary of lot 35, Concession 2 in the Township of Saugeen intersects the west bank of the river; thence southerly along the west boundary of said lot 35 and lot 35 in Concession 1 of the said Township to the south-east angle of lot 35 in the said Concession 1; thence easterly along the south boundary of said lot 35 to a point where the production northerly of the west boundary of lot 31, Concession 14 in the Township of Bruce intersects the south boundary of the said lot 35; thence southerly along the west boundary of said lot 31 and continuing southerly along the west bound-aries of lots 31 in each of the Concessions 13, 12 and 11 to the south-west angle of lot 31 in Concession 11; thence easterly along the south boundary of said Concession 11 to a point where the production thereof intersects the north boundary of Greenock Township; thence southerly along the north boundary of Greenock Township to the place of commencement.

In the County of Carleton

 The Townships of Fitzroy, Gloucester,
 Nepean, and Torbolton.

- (2) That part of the Township of Huntley consisting of the area known as Carp and the area adjacent thereto, being lots 16 to 20, inclusive, in Concessions 1 to 3, inclusive.
- (3) That part of the Township of Marlborough consisting of the area known as Burritt's Rapids and the area adjacent thereto, being lots 19 to 30, inclusive, in Concession 1.
- In the Territorial District of Cochrane

 The Townships of Black River, Calvert, Playfair, Tisdale, Walker, and Whitney.
 - (2) The Improvement District of Mountjoy.
- 6. In the County of Dundas
 - (1) The Township of Mountain.
 - (2) That part of the Township of Matilda south of the north boundary of Concession 2.
 - (3) Those parts of the Township of Williamsburgh consisting of,—

 - (a) Concession 1; and(b) Lots 27 to 37, inclusive, in Concessions 4 and 5.
 - (4) That part of the Township of Winchester consisting of lots 1 to 6, inclusive, in Concessions 5 to 7 inclusive.
- 7. In the County of Durham (1) The Townships of Cartwright, and Darlington.
 - That part of the Township of Cavan consisting of the area known as Cavan and the area adjacent thereto, being lots 13 to 18, inclusive, in Concessions 7 to 9, inclusive.
 - (3) That part of the Township of Clarke consisting of Concessions 1 and 2, and the Broken Front Concession.
 - (4) Those parts of the Township of Manvers consisting of,-
 - (a) The area known as Pontypool and the area adjacent thereto, being lots 6 to 15, inclusive, in Concessions 1 to 3, inclusive;
 - (b) The area known as Bethany and the area adjacent thereto, being lots 21 to 25, inclusive, in Concessions 7 and 8; and
 - (c) Lots 1 to 10, inclusive, in Concessions 12 to 14, inclusive.
- 8. In the County of Elgin
 - (1) The Townships of Aldborough, Bayham, South Dorchester, Dunwich, Malahide, Southwold, and Yarmouth.
- 9. In the County of Essex
 (1) The Townships of Anderdon, North Colchester, South Colchester, North Gosfield, South Gosfield, Maidstone, Malden, Mersea, Rochester, East Sandwich, South Sandwich, West Sandwich, North Tilbury, and West Tilbury.
- 10. In the County of Frontenac
 - (1) The Townships of Barrie, Bedford, Clarendon, Hinchinbrooke, Kennebec, Kingston, Loughborough, Olden, Oso, Pittsburg, Portland, and Storrington.
- 11. In the County of Glengarry
 - (1) That part of the Township of Charlotten-

- burgh lying south of the right-of-way of the Cornwall-Montreal Branch of the Canadian Pacific Railway.
- (2) Those parts of the Township of Kenyon consisting of,—
 - (a) Lots 1 to 12, inclusive, in Concessions 1 to 4, inclusive; and
 - (b) Concessions 16 to 19, inclusive, Indian Lands and lots 34 to 37, inclusive, in Concessions 5 and 6.
- (3) That part of the Township of Lancaster consisting of Concession 1.
- (4) That part of the Township of Lochiel consisting of lots 26 to 38, inclusive, in Consessions 1 to 3, inclusive.
- In the County of Grenville

 That part of the Township of Augusta consisting of Concessions 1 and 2.
 - (2) That part of the Township of Edwardsburgh consisting of Concessions 1 and 2.
 - (3) That part of the Township of Oxford (on Rideau) consisting of the area known as Burritt's Rapids and the area adjacent thereto, being lots 1 to 10, inclusive, in Concessions 1 and 2.
- 13. In the County of Grey
 (1) The Townships of Holland, and Sullivan.
 - (2) That part of the Township of Collingwood north of the south boundary of lots 28 in Concessions 7 to 12, inclusive.
 - (3) That part of the Township of Bentinck consisting of the area known as Elmwood and the area adjacent thereto, bring lots 1 to 5, inclusive, in Concessions 9 to 12, inclusive.
- 14. In the County of Haldimand (1) The Township of Moulton.
 - (2) That part of the Township of North Cayuga consisting of lots 25 to 42 in Concession 1, north of Talbot Road, and lots 25 to 42 in Concession 1, south of Talbot Road.
- In the Provisional County of Haliburton

 The Townships of Dysart, Lutterworth, Minden, and Stanhope.
- 16. In the County of Halton
 - (1) The Townships of Nelson, and Trafalgar.
 - (2) That part of the Township of Esquesing consisting of lots 16 to 27, inclusive, in Concessions 8 to 11, inclusive.
- 17. IN THE COUNTY OF HASTINGS
 - (1) The Townships of Bangor, and Sidney.
 - (2) That part of the Township of Thurlow consisting of Concessions 1 to 4, inclusive, and the Broken Front Concession.
 - (3) That part of the Township of Tyendinaga consisting of Concessions 1 and 2, and Concessions 1 to 3, inclusive, Indian Reserve.
- In the County of Huron
 The Townships of Ashfield, Colborne, Goderich, Hay, Howick, Stanley, and Stephen.
- In the Territorial District of Kenora

 The Townships of Drayton, Jaffray, Melick,
 Van Horne, Vermilion, and Vermilion

 Additional.

20. In the County of Kent

(1) The Townships of Camden, Chatham,
Dover, Harwich, Howard, Orford, Raleigh, Romney, East Tilbury, and Zone.

21. In the County of Lambton

- (1) The Townships of Bosanquet, Brooke, Dawn, Enniskillen, Euphemia, Moore, Plympton, Sarnia, Sombra, including Walpole Island, St. Anne's Island and the other islands at the mouth of the River St. Clair, and Warwick.
- In the County of Lanark

 The Townships of Bathurst, Dalhousie, North Burgess, North Elmsley, Pakenham, Ramsay, and South Sherbrooke.

23. IN THE COUNTY OF LEEDS

- (1) The Townships of Bastard and South Burgess; North Crosby; South Crosby; South Elmsley; Elizabethtown; Front of Escott; Leeds and Lansdowne, Front; Leeds and Lansdowne, Rear; Front of Yonge; and Yonge and Escott, Rear.
- In the County of Lennox and Addington

 The Townships of Anglesea, Camden, Ernestown, and Kaledar.

 - (2) That part of the Township of Richmond consisting of Concessions 1 and 2.
 - (3) That part of the Township of Sheffield consisting of the area known as Tamworth and the area adjacent thereto, being lots 1 to 10, inclusive, in Concessions 5 to 8, inclusive.
- In the County of Lincoln
 The Townships of Clinton, Gainsboro, Grantham, North Grimsby, South Grimsby, Louth, and Niagara.
- 26. In the Territorial District of Manitoulin (1) The Townships of Allan, Assiginack, Barrie Island, Billings, Burpee, Carnaryon, Cockburn Island, Gordon, Howland, Rutherford, Sandfield and Tehkumah; and George

27. In the County of Middlesex

Island.

- (1) The Townships of Adelaide, Biddulph, Caradoc, Delaware, North Dorchester, Ekfrid, Lobo, London, McGillivray, Metcalfe, Mosa, West Nissouri, Westminster, East Williams, and West Williams.
- 28. In the Territorial District of Muskoka
 (1) The Townships of Baxter, Brunel, Cardwell, Chaffey, Draper, Franklin, Freeman, Gibson, McLean, Macaulay, Medora, Monck, Morrison, Muskoka, Oakley, Ridout, Ryde, Sinclair, Stephenson, Stisted, Watt, and Wood.
- 29. IN THE TERRITORIAL DISTRICT OF NIPISSING (1) The Townships of Caldwell, East Ferris, West Ferris, and Widdifield.
- 30. In the County of Norfolk
 - (1) The Townships of Charlotteville, Houghton, Middleton, Townsend, North Walsingham, South Walsingham, Windham, and Woodhouse.
 - (2) Long Point Park.
- 31. In the County of Northumberland
 (1) Those parts of the Township of Brighton consisting of,-
 - (a) The area south of the north boundary of lots 1 to 10, inclusive, in Concession

- (b) The area south of the north boundary of lots 23 to 36, inclusive, in Concession 2.
- (2) That part of the Township of Haldimand consisting of lots 17 to 35, inclusive, in Concessions A, B, and 1, inclusive.
- (3) Those parts of the Township of Hamilton consisting of,-
 - (a) Lots 1 to 13, inclusive, in Concessions A, B, and 1, inclusive; and
 - (b) Concessions 8 to 10, inclusive.
- (4) That part of the Township of Murray south of the north boundary of Concession 1.
- (5) That part of the Township of Seymour north of the south boundary of Concession
- (6) Presqu'ile Park.

- 32. In the County of Ontario
 (1) The Townships of Mara, Pickering, Rama, Reach, Scugog, Thorah, Whitby and East Whitby.
 - (2) That part of the Township of Brock con-sisting of lots 1 to 6, inclusive, in Concessions 1 and 2.
 - (3) That part of the Township of Uxbridge consisting of the area known as Goodwood and the area adjacent thereto, being lots 11 to 20, inclusive, in Concessions 2 and 3.

33. In the County of Oxford

- (1) The Townships of Blandford, Blenheim, Dereham, East Nissouri, North Norwich, South Norwich, East Oxford, North Oxford, West Oxford, East Zorra, and West Zorra.
- In the Territorial District of Parry Sound
 The Townships of Carling, Conger, Cowper, Ferguson, Foley, North Himsworth, South
 - Himsworth, Humphrey, and McDougall.
- 35. In the County of Peel
 - (1) The Townships of Albion, Caledon, Chinguacousy, Toronto, and Toronto Gore.
- 36. In the County of Perth
 (1) Those parts of the Townships of Donwie and Ellice consisting of the area known as Sebringville and the area adjacent thereto, being,-
 - (a) Lots 11 to 25, inclusive, in Concessions 1 to 4, inclusive, in the Township of Downie; and
 - (b) Lots 11 to 25, inclusive, in Concessions 1 to 4, inclusive, in the Township of Ellice.
 - (2) That part of the Township of South East-hope described as follows,—

Commencing at the northwest angle of lot 25 in Concession 5; thence southerly along the west boundary of said lot 25 and the production southerly to a point where the production of the said boundary intersects the south boundary of the said township; thence easterly along the south boundary of the said township to the southeast angle of lot 16 in Concession 5; thence northerly along the east boundary of lot 16 to the northeast angle of the lot; thence westerly along north boundary of Concession 5 to the place of commencement.

- (3) That part of the Township of Elma consisting of the area known as Atwood and the area adjacent thereto, being lots 11 to 20, inclusive, in Concessions 6 to 11, inclusive.
- 37. In the County of Peterborough (1) The Township of Galway.
 - (2) That part of the Township of North Monaghan consisting of Concessions 11 to 13, inclusive.
 - (3) That part of the Township of Smith consisting of Concessions 1 to 4, inclusive, and lots 1 to 8, inclusive, in Concession west of Chemung Road, and lots 1 to 8, inclusive, in Concession east of Chemung Road.
- 38. In the County of Prescott
 (1) The Townships of Alfred, and West Hawkesbury.
- 39. In the County of Prince Edward

 (1) That part of the Township of Ameliasburgh consisting of lots 58 to 76, inclusive, in Concession 1.
- In the Territorial District of Rainy River
 The Townships of Alberton, Emo, Lavallee, and McIrvine.
 - (2) The Improvement District of Atikokan.
- In the County of Renfrew (1) The Townships of Buchanan, Jones, Petawawa, Radcliffe, Rolph, Ross, Sherwood, Westmeath, and Wilberforce.
 - (2) That part of the Township of North Algona consisting of Concessions 1 to 8, inclusive.
 - (3) That part of the Township of South Algona consisting of Concessions 8 to 12, inclusive.
 - (4) That part of the Township of Bagot consisting of lots 14 to 20, inclusive, in Concessions 7 to 12, inclusive.
 - (5) That part of the Township of Bromley consisting of lots 1 to 8, inclusive, in Concessions 7 to 10, inclusive, and lots 42 to 54, inclusive, in the Bonnechere Range Concession.
 - (6) That part of the Township of Hagarty consisting of Concessions 12 to 14, inclusive.
 - (7) That part of the Township of McNab east of the west boundary of Concession 10.
 - (8) That part of the Township of Richards consisting of Concessions 1 to 8, inclusive.
 - (9) That part of the Township of Sebastopol consisting of Concessions 6 to 14, inclusive, and the Concession west of the Opeongo Road and the Concession east of the Opeongo Road.
- 42. In the County of Russell
 (1) That part of the Township of Cambridge consisting of lots 6 to 12, inclusive, in Concessions 6 to 8, inclusive.
 - (2) That part of the Township of Clarence north of the north boundary of lot 1 in Concessions 1 to 11, inclusive.
 - (3) That part of the Township of Cumberland north of the north boundary of lot 4 in Concessions 1, 2 and 3 and the north boundary of lot 1 in Concessions 4 to 11, inclusive.

- 43. In the County of Simcoe
 - (1) The Townships of Innisfil, Orillia, and Tay.
 - (2) That part of the Township of Flos consisting of Concessions 7 to 11, inclusive.
 - (3) That part of the Township of Nottawasaga north of the north boundary of lots 30 in Concessions 1 to 12, inclusive.
 - (4) That part of the Township of Sunnidale consisting of Concessions 13 to 16, inclusive.
 - (5) The Improvement District of Wasaga Beach.
- 44. In the County of Stormont
 (1) That part of the Township of Cornwall consisting of Concessions 1 to 4, inclusive.
 - (2) That part of the Township of Osnabruck consisting of Concessions 1 and 2.
- 45. In the Territorial District of Sudbury

 (1) The Townships of Baldwin, Chapleau,
 Creighton, Dryden, Dunnet, Falconbridge,
 Foleyet, Garson, Hallam, McKim, May,
 Merritt, Mongowin, Neelon, Salter, Snider,

and Waters.

- In the Territorial District of Thunder Bay
 The Townships of McIntyre, Neebing, Nipigon, and Schreiber.
 - (2) The Improvement Districts of Beardmore and Red Rock.
- In the Territorial District of Timiskaming
 The Townships of Bucke, Cairo, Coleman, James, Larder Lake, Lebel, McFadden, McGarry, and Teck.
 - (2) The Improvement District of Gauthier.
- In the County of Victoria
 The Townships of Fenelon, Mariposa, Ops, Somerville, and Verulam.
 - (2) That part of the Township of Eldon consisting of the areas known as Argyle and Lorneville and the area adjacent thereto, being lots 1 to 15, inclusive, in Concessions 1 to 4, inclusive.
- 49. IN THE COUNTY OF WATERLOO
 - (1) The Townships of North Dumfries, and Waterloo.
- 50. In the County of Welland
 (1) The Townships of Bertie, Crowland,
 Humberstone, Pelhain, Stamford, Thorold, and Willoughby.
- 51. IN THE COUNTY OF WELLINGTON
 (1) The Townships of Erin, Guelph, and Puslinch.
- 52. IN THE COUNTY OF WENTWORTH (1) The Townships of Ancaster, Barton, Beverly, East Flamborough, West Flamborough, and Saltfleet.
 - (2) Burlington Beach.
- 53. In the County of York

 (1) The Townships of Etobicoke, Georgina,
 East Gwillimbury, North Gwillimbury,
 King, Markham, Scarborough, Vaughan,
 Whitchurch, York, East York, and North York.
- 54. The Villages of,-Acton, Ailsa Craig, Alvinston, Arkona, Arthur, Athens, Ayr, Bancroft, Barry's Bay, Bath, Beamsville, Beaverton, Beeton, Belle River,

Bloomfield, Blyth, Bobcaygeon, Bolton, Bradford, Braeside, Brighton, Brussels, Burk's Falls, Caledonia, Cannington, Cardinal, Casselman, Cayuga, Chatsworth, Chesterville, Chippewa, Clifford, Cobden, Colborne, Coldwater, Courtright, Creemore, Crystal Beach, Delhi, Deloro, Drayton, Dundalk, Dutton, Eganville, Elora, Embro, Erieau, Erie Beach, Erin, Exeter, Fenelon Falls, Fergus, Flesherton, Fonthill, Forest Hill, Frankford, Glencoe, Grand Valley, Hagersville, Hastings, Havelock, Hensall, Hepworth, Highgate, Humberstone, Iroquois, Jarvis, Kemptville, Killaloe Station, Lakefield, Lanark, Lancaster, Lion's Head, Long Branch, L'Orignal, Lucan, Lucknow, Madoc, Markdale, Markham, Marmore, Maxville, Merrickville, Mildmay, Millbrook, Milverton, Morrisburg, Newboro, Newburgh, Newbury, Newcastle, New Hamburg, Norwich, Norwood, Oil Springs, Omemee, Paisley, Point Edward, Port Carling, Port Credit, Port Dalhousie, Port Dover, Port Elgin, Port McNicol, Port Perry, Port Rowan, Portsmouth, Port Stanley, Port Sydney, Richmond, Richmond Hill, Rockliffe Park, Rodney, Rosseau, St. Clair Beach, Shelburne, South River, Springfield, Stirling, Stoney Creek, Stouffville, Streetsville, Sturgeon Point, Sundridge, Sutton, Swansea, Tara, Tavistock, Teeswater, Thamesville, Thedford, Tottenham, Tweed, Victoria Harbour, Vienna Wardsville, Waterdown, Waterford, Watford, Wellington, West Lorne, Woodbridge, Woodville, Wyoming.

55. THE POLICE VILLAGES OF,— Angus, Baden, Bayfield, Campbellville, Cookstown, Delta, Eden Mills, Holstein, Jasper, Kinmount, Little Britain, Manotick, North Gower, Oakwood, Orono, Plantagenet, Priceville, Rockwood, Russell, Sunderland, Warkworth, and Williamstown.

THE PUBLIC HEALTH ACT

O. Reg. 94/46.
Amending O. Reg. 57/45 and O. Reg. 62/45.
Health Units—Welland and District Health
Unit and Northumberland and Durham
Health Unit.
Approved—July 23rd, 1946.
Filed—July 29th, 1946, 8.35 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 3 of the Appendix to Ontario Regulations 57/45 is revoked and the following substituted therefor:

SCHEDULE 3

WELLAND AND DISTRICT HEALTH UNIT

- 1. The Board of Health for Welland and District Health Unit shall consist of six members as follows:—
 - (a) the medical officer of health appointed for the health unit;
 - (b) one member to be appointed by the Lieutenant-Governor in Council;
 - (c) two members to be appointed annually by the Council of the City of Welland to hold office during its pleasure or until their successors are appointed;
 - (d) one member to be appointed annually by the Council of the Township of Crowland to hold office during its pleasure or until his successor is appointed; and
 - (e) one member to be appointed annually by the Council of the Township of Wainfleet to hold office during its pleasure or until his successor is appointed.
- 2. Schedule 4 of the Appendix to Ontario Regulations 57/45 as made by Ontario Regulations 62/45 is revoked and the following substituted therefor:

SCHEDULE 4

NORTHUMBERLAND AND DURHAM HEALTH UNIT

- 1. The Board of Health for Northumberland and Durham Health Unit shall consist of five members, as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council; and
 - (b) four members to be appointed annually by the Council of the United Counties of Northumberland and Durham, to hold office during its pleasure or until their successors are appointed.

RUSSELL T. KELLEY Minister of Health.



Publications Under The Regulations Act, 1944

AUG. 24th, 1946

THE ONTARIO FOOD TERMINAL ACT, 1946

O. Reg. 95/46. New. Seal of Board. Approved—July 30th, 1946. Filed—August 8th, 1946, 3.40 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE ONTARIO FOOD TERMINAL ACT, 1946

- 1. There shall be a secretary of the Board.
- 2. The seal of the Board shall be in the form of two concentric circles with the name of the Board inserted in the space between the two circles.
- 3. Where the seal is used it shall be attested by the chairman and secretary.

Dated at Toronto this 29th day of July, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 96/46. New. Carpentry Industry—Orillia Zone. Approved—August 6th, 1946. Filed—August 12th, 1946, 3.25 p.m.

Order-in-Council approved by The Honourable the Administrator of the Government of the Province of Ontario, dated the 6th day of August, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Orillia and the suburban area adjacent thereto and lying within lines drawn as follows:

(a) commencing at the intersection of the road allowance between the North and South Divisions of Orillia Township in the County of Simcoe with the western shore of Lake Couchiching, thence southwesterly along the said road allowance, to and extending southeasterly along the line between Orillia Township South Division and the Township of Oro, to and extending southeasterly and southwesterly along the shore of Carthew Bay of Lake Simcoe, to and extending in a general northerly direction along the shore of Lake Simcoe, to and extending northerly along the western shore of the narrows between Lake Simcoe and Lake Couchiching, to and extending westerly and northeasterly along the shore of Lake Couchiching to the place of commencement; and

(b) commencing at the intersection of the road allowance between Concessions 12 and 13 in the Township of Mara in the County of Ontario with the eastern shore of Lake Couchiching, thence northeasterly along the said road allowance, to and extending southwesterly along the King's Highway No. 69, to and extending southeasterly along the line between Lots 29 and 30, to and extending southwesterly along the road allowance between Concessions 10 and 11, to and extending northerly along the eastern shore of the narrows between Lake Simcoe and Lake Couchiching, to and extending northeasterly along the eastern shore of Lake Couchiching to the place of commencement;

as a zone for the industry to be known hereafter as the ORILLIA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Orillia Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND. WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE ORILLIA ZONE

 No work shall be performed in the carpentry industry except in accordance with this schedule.

HOURS OF WORK

- 2. The regular working periods for all employees in the carpentry industry shall be as follows:—
 - (a) a regular working week consisting of,-
 - (i) forty-four hours of employment divided into five and one-half working days during the months of November to March inclusive; and
 - (ii) forty-five hours of employment divided into five working days during the months of April to October inclusive. (S. 7, cl. b)
 - (b) a regular working day consisting of,-

- (i) eight hours of employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m. and four hours on Saturday between the hours of 8 a.m. and 12 o'clock noon during the months of November to March inclusive; and
- (ii) nine hours of employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 7 a.m. and 5 p.m. during the months of April to October inclusive. (S. 7, cls. a and d)

MINIMUM RATE OF WAGES

- 3.—(1) The minimum rate of wages shall be ninety cents per hour for work performed in the industry,—
 - (a) during the regular working periods;
 - (b) on night work of not more than eight hours during the months of November to March inclusive, and not more than nine hours during the months of April to October inclusive, where the work is of such a nature that it cannot be done during the regular working day; and
 - (c) on Saturday in order to permit the pouring of concrete after 12 o'clock noon during the months of November to March inclusive, and any time on Saturday during the months of April to October inclusive.
- (2) The minimum rate established in subsection 1 shall not apply to overtime work. (S. 7, cl. c)

SHIFT WORK

- 4.—(1) Where the work on any project is being carried on in two or more shifts, the employees shall be deemed to be employed during a regular working day, where they work not more than eight hours in any twenty-four hour period during the months of November to March inclusive, and not more than nine hours in any twenty-four hour period during the months of April to October inclusive. (S. 7, cl. a)
- (2) Employees who are required to work on night shifts shall receive,—
 - (a) eight hours regular pay for each seven hours work during the months of November to March inclusive; and
 - (b) nine hours regular pay for eight hours work during the months of April to October inclusive. (S. 7, cl. e)
- (3) In all cases governed by subsections 1 and 2 no overtime work shall be required or permitted. (S. 7, cl. i)
- (4) Where two or more shifts are worked on the same job, only one of these shifts shall be considered a day shift. (S. 7, cl. e)

OVERTIME WORK

- 5. A person who performs work in the industry except as provided for in sections 1, 2 and 3 shall be deemed to be doing overtime work, and the rate of wages for overtime work shall be one and one-half times the rate established for work performed during the regular working periods, except that the rate of wages for all overtime work in excess of four hours in any one day shall be double the rate established for work performed during the regular working periods. (S. 7, cl. e)
- 6. No work shall be performed in the industry on Sunday, and on the following holidays;—New Year's Day, Good Friday, Dominion Day, Labour Day and Christmas Day, except in cases of extreme necessity where life or property is jeopardized, or except on re-

pairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings, and all such work shall be deemed to be overtime work and shall be performed only after obtaining a permit from the advisory committee. (S. 7, cls. e and

ADVISORY COMMITTEE

7. The advisory committee may fix a special rate of wages for an employee who is handicapped. (S. 7, (1, k))

QUALIFICATION AND COMMENCEMENT

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
- 9. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE PUBLIC HEALTH ACT

O. Reg. 97/46. Amending O. Reg. 57/45. Kent County Health Unit. Approved—August 6th, 1946. Filed—August 13th, 1946, 11.30 a.m.

REGULATIONS MADE BY THE MINISTER RE-SPECTING HEALTH UNITS UNDER THE PUBLIC HEALTH ACT

1. Ontario Regulations 57/45 are amended by adding to the Appendix the following schedule:

SCHEDULE 15

KENT COUNTY HEALTH UNIT

The Board of Health for Kent County Health Unit shall consist of five members, as follows:

- (a) One member to be appointed by the Lieutenant-Governor in Council; and
- (b) Four members to be appointed annually by the Council of the County of Kent, to hold office during its pleasure or until their successors are appointed.

RUSSELL T. KELLEY, Minister of Health.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 98/46.
Revoking and Replacing Parts of
O. Reg. 40/46.
Order: Hard Furniture Industry—Ontario
Zone.
Filed—August 14th, 1946, 8.30 a.m.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

1. Section 9 of the schedule to Ontario Regulations 40/46 is revoked and the following substituted therefor:

CLASS A EMPLOYEES

- 9. In plants located in,-
 - (a) the Counties of York, Peel, Wentworth, Halton, Lincoln, Welland, Haldimand, Norfolk, Brant, Oxford;
 - (b) that part of the County of Wellington com-posed of the Townships of Erin, Eramosa, Guelph and Puslinch;
 - (c) that part of the County of Waterloo com-posed of the Townships of Waterloo, North Dumfries and Wilmot;
 - (d) that part of the County of Perth composed of the Townships of North Easthope, South Easthope, Downie, Blanshard, and that part of the Township of Ellice lying south of the 4th concession thereof;
 - (e) that part of the County of Middlesex com-posed of the Townships of Biddulph, West Nissouri, London, Westminster and North Dorchester; and
 - (f) that part of the County of Elgin composed of the Townships of South Dorchester, Southwold, Yarmouth, Malahide and Bay-

the average rate of wages in each plant for Class A and Class C employees combined shall be not less than 65 cents per hour, and the minimum rate of wages for Class A employees shall be 55 cents per hour. cls. c and f)

- 2. Section 10 of the schedule to Ontario Regulations 40/46 is revoked and the following substituted therefor:
 - 10. In plants located elsewhere the average rate of wages in each plant for Class A and Class C employees combined shall be not less than 65 cents per hour, and the minimum rate of wages for Class A employees shall be 53 cents per hour. (S. 7, cls. c and f)
- 3. This Order shall come into force on the tenth day after publication thereof in THE ONTARIO GAZETTE under The Regulations Act, 1944.

Dated and made at Toronto this 2nd day of August, 1946.

INDUSTRY AND LABOUR BOARD. E. BILLINGTON, Chairman. E. G. Gibb, Member.

We concur The Advisory Committee for the Hard Furniture Industry in the Ontario Zone.

(a) J. Preston.

(b) H. W. Fitton.

(c) T. Sparling.

THE PUBLIC HEALTH ACT

O. Reg. 99/46. New. Expectant Mothers. Approved—August 6th, 1946. Filed—August 15th, 1946, 9.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

FREE MEDICAL EXAMINATION OF EXPECTANT MOTHERS

- 1. The application for a free medical examination under section 74a of the Act shall be in Form 1.
- 2.—(1) Every duly qualified medical practitioner who examines an expectant mother under the said section 74a shall perform the following tests,-
 - (a) haemoglobin estimation;
 - (b) urinalysis; and

- (c) blood serological examination.
- (2) The report of the medical practitioner shall be in Form 2.
- 3. These regulations shall come into force upon the day upon which *The Public Health Amendment Act*, 1946, comes into force.

RUSSELL T. KELLEY. Minister of Health.

FORM 1

THE PUBLIC HEALTH ACT

Serial Number

APPLICATION FOR A MEDICAL EXAMINA-TION OF AN EXPECTANT MOTHER

Applicant.

Date.... Usual place of residence.

FORM 2

THE PUBLIC HEALTH ACT

REPORT ON A MEDICAL EXAMINATION OF AN EXPECTANT MOTHER

Serial Number

- 1. Identification

 - (a) Name(b) Usual place of residence including,—

 - (i) Street address
 (ii) City, town, village or township
 (iii) County or district

 - (c) Date of birth (d) Marital Status

 - Racial origin (e)
 - Country of birth
- 2. Family History
 - (a) Tuberculosis(b) Diabetes

 - Nervous or mental disorders
- 3. Past History
 - (1) Past Illnesses including,—
 (a) Scarlet fever

 - (b) Rheumatic fever (c) Tonsillitis

 - (d) Tuberculosis
 - Nephritis
 - (e) (f) Heart disease
 - Nervous and mental disorders
 - Abdominal and pelvic operations
 - Other significant past illnesses (*i*)
 - (2) Menstrual History,
 - (a) Menses began at years

 - (b) Interval of days (c) Duration of days (d) Regular Irregular
 - (e)
 - Scanty, moderate, profuse Pain: Severe, mild or absent Pain: Before, during or after

(3) Previous Pregnancies,-

- (a) Total number....including,—
 (i) Live births

 - (ii) Stillbirths (iii) Miscarriages and abortions

	(0)	Dates of any stillbirths, miscarriages or abortions	THE WEEL	CONTROL ACT
	(d)	Number of children now living Deaths of live born infants (i) Number (ii) Age at death and cause of death of each Significant complications during previous	O. Reg. 100/46 Replacing O. R Noxious Weeds Approved—Au Filed—August	eg. 12/44.
		pregnancies Character of previous deliveries and puer- periums	MENDATION OF T	DE UPON THE RECOM- THE MINISTER UNDER CONTROL ACT
4. I	(a) (b)	y of Present Pregnancy: Date of last menstrual period Duration of present pregnancy Date of quickening	1. The plants named noxious weeds.	in Schedule 1 shall be deemed
	(d) (e) Physic	Expected date of confinement Significant complaints and illnesses, including any symptoms or signs of toxaemia AL EXAMINATION:	any land after threshing chopping, baling, silo fill mediately destroyed by the land is unoccupied by	efuse containing weed seeds on ng, combining, seed cleaning, ling or processing shall be im- the occupant of the land or if y the owner by burning or some
((1) GE (a)	NERAL General appearance	weed seeds.	prevent the germination of the
	(b) (c) (d) (e) (f) (g)	Nutritional state Height Present weightlbs. Usual weightlbs. Temperature Pulse	3. A county may be r to an inspector appoints the provisions of the A	eimbursed for the moneys paid ed by the county to carry out ct and the regulations to the hereof, the reimbursement not be year.
	$(h) \ (i) \ (j) \ (k) \ (l) \ (m)$	Respirations Blood Pressure: Systolic Diastolic Eyes Ears Nose Mouth	(a) the county has to name and addre reasonable time ment; and	t shall be paid unless,— ransmitted to the Director the ess of the inspector within a after the inspector's appoint-
	(o) (p) (q) (r)	Teeth and Gums Thyroid gland Lungs Heart Abdomen Liver and spleen	or before Decem ment certified by	forwarded to the Director on ber 31st in each year a state its clerk and setting forth in spaid to the inspector and the tion per day.
	(t)	Kidneys	5. Ontario Regulatio	ns 12/44 are revoked.
		Glandular system Joints	SCH	EDULE 1
	(w)	Extremities Feet	Common Name	SCIENTIFIC NAME
	(y) (z)	Varicosities Tremors Pupils, light and accommodation	 Bedstraws Bladder Campion 	Galium spp. Silene latifolia (Mill.) Britten & Rendle
	(ab)	Reflexes Cranial nerves	3. Burdocks	Arctium spp. Cirsium arvense L., Scop.
	(ad)	Skin	4. Canada Thistle5. Chicory6. Cinquefoils	Cichorium intybus L. Potentilla spp.
((ad) 2) Spe (a)	Skin CIAL EXAMINATION: Breasts	5. Chicory6. Cinquefoils7. Common Barberry	Cichorium intybus L.
((ad) 2) Spe (a) (b) (c) (d)	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds	 Chicory Cinquefoils Common Barberry Common or European Buckhorn Common Milkweed 	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L.
((ad) 2) SPE (a) (b) (c) (d) (e) (f)	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection	5. Chicory 6. Cinquefoils 7. Common Barberry 8. Common or European Buckhorn	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L.
((ad) 2) Spe (a) (b) (c) (d) (e) (f) (g)	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection Pelvic measurements: AdequateIn-adequate	 Chicory Cinquefoils Common Barberry Common or European Buckhorn Common Milkweed Common St. John's-Wort Cypress Spurge Docks 	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L. Rumex crispus L. and R. obtusifolius L.
·	(ad) 2) SPE (a) (b) (c) (d) (e) (f) (g)	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection Pelvic measurements: AdequateInadequate Vaginal examination	 Chicory Cinquefoils Common Barberry Common or European Buckhorn Common Milkweed Common St. John's-Wort Cypress Spurge Docks Dodder Field Bindweed 	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L. Rumex crispus L. and R. obtusifolius L. Cuscuta spp. Convolvulus arvensis L.
·	(ad) 2) SPE (a) (b) (c) (d) (e) (f) (g) (h) (3) BL	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection Pelvic measurements: AdequateInadequate Vaginal examination DOD SEROLOGICAL EXAMINATION Name of test	5. Chicory 6. Cinquefoils 7. Common Barberry 8. Common or European Buckhorn 9. Common Milkweed 10. Common St. John's-Wort 11. Cypress Spurge 12. Docks 13. Dodder 14. Field Bindweed 15. Goat's Beard 16. Hawkweeds	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L. Rumex crispus L. and R. obtusifolius L. Cuscuta spp.
·	(ad) 2) SPE (a) (b) (c) (d) (e) (f) (g) (h) (3) BL(a) (b)	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection Pelvic measurements: AdequateInadequate Vaginal examination Name of test Result	5. Chicory 6. Cinquefoils 7. Common Barberry 8. Common or European Buckhorn 9. Common Milkweed 10. Common St. John's-Wort 11. Cypress Spurge 12. Docks 13. Dodder 14. Field Bindweed 15. Goat's Beard	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L. Rumex crispus L. and R. obtusifolius L. Cuscuta spp. Convolvulus arvensis L. Tragopogon spp. Hieracium spp. Euphorbia esula L. and E. vii-
·	(ad) (2) Specifical (a) (b) (c) (d) (e) (f) (g) (h) (3) BL((a) (b) (c)	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection Pelvic measurements: AdequateInadequate Vaginal examination DOD SEROLOGICAL EXAMINATION Name of test Result Name of laboratory to which specimen submitted	5. Chicory 6. Cinquefoils 7. Common Barberry 8. Common or European Buckhorn 9. Common Milkweed 10. Common St. John's-Wort 11. Cypress Spurge 12. Docks 13. Dodder 14. Field Bindweed 15. Goat's Beard 16. Hawkweeds 17. Leafy Spurges 18. Pepper Grasses	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L. Rumex crispus L. and R. obtusifolius L. Cuscuta spp. Convolvulus arvensis L. Tragopogon spp. Hieracium spp. Euphorbia esula L. and E. viigata Waldt. & Kit. Lepidium spp.
((ad) 2) Specifical (a) (b) (c) (d) (e) (f) (g) (h) (a) (b) (c) (d) (c) (d) (e) (d) (e)	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection Pelvic measurements: AdequateInadequate Vaginal examination Name of test Result Name of laboratory to which specimen sub-	5. Chicory 6. Cinquefoils 7. Common Barberry 8. Common or European Buckhorn 9. Common Milkweed 10. Common St. John's-Wort 11. Cypress Spurge 12. Docks 13. Dodder 14. Field Bindweed 15. Goat's Beard 16. Hawkweeds 17. Leafy Spurges 18. Pepper Grasses 19. Poison Ivy 20. Ragweeds 21. Russian Thistle	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L. Rumex crispus L. and R. obtusifolius L. Cuscuta spp. Convolvulus arvensis L. Tragopogon spp. Hieracium spp. Euphorbia esula L. and E. viigata Waldt. & Kit.
7. \$	(ad) 2) SPE (a) (b) (c) (d) (d) (e) (f) (g) (h) (3) BL((a) (b) (c) (d) (e) SUMMA	Skin CIAL EXAMINATION: Breasts Height of fundus above symphysis Position of foetus Foetal heart sounds Hernia Perineum, including haemorrhoids and infection Pelvic measurements: AdequateInadequate Vaginal examination DOD SEROLOGICAL EXAMINATION Name of test Result Name of laboratory to which specimen submitted Laboratory number Date of Report RY OF POSITIVE FINDINGS: Datient to be under regular prenatal medical	5. Chicory 6. Cinquefoils 7. Common Barberry 8. Common or European Buckhorn 9. Common Milkweed 10. Common St. John's-Wort 11. Cypress Spurge 12. Docks 13. Dodder 14. Field Bindweed 15. Goat's Beard 16. Hawkweeds 17. Leafy Spurges 18. Pepper Grasses 19. Poison Ivy 20. Ragweeds 21. Russian Thistle 22. Sow Thistles, Perennial and Annual	Cichorium intybus L. Potentilla spp. Berberis vulgaris L. and its varieties Rhamus cathartica L. Asclepias syriaca L. Hypericum perforatum L. Euphorbia cyparissias L. Rumex crispus L. and R. obtusifolius L. Cuscuta spp. Convolvulus arvensis L. Tragopogon spp. Hieracium spp. Euphorbia esula L. and E. viigata Waldt. & Kit. Lepidium spp. Rhus toxicodendron L. Ambrosia spp. Salsola kali L. Sonchus spp.
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Publications Under The Regulations Act, 1944

SEPTEMBER 7th, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 101/46. Replacing O. Reg. 104/44. Barbering Industry—Cobourg Zone. Approved—August 20th, 1946. Filed—August 22nd, 1946, 2.30 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 20th day of August, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Cobourg as a zone for the industry to be known hereafter as the COBOURG ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Cobourg Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE COBOURG ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;(d) shampooing;
 - (e) application of hair tonics, stimulants and scalp
 - treatment;
 (f) massaging the face;
 - (g) honing or stropping of razors; and
 (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl, h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon except in Christmas week. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:

- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

(S. 7, cl. a)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$20.00 per week;

- CLASS B—\$14.50 per week plus 65 per cent of the proceeds in excess of \$22.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12.00 per week plus 65 per cent of the proceeds in excess of \$17.00 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6.00 per week plus 65 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$5.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$7.00 from the work performed by the employee;

(iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
	haircut, children	
	shave	
	singe	
(e)	shampoo, plain	35 cents
(f)	hair tonics	20 cents
(g)	facial massage, plain	35 cents
(h)	razor honing	50 cents
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 104/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The ONTARIO GAZETTE under The Regulations Act, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 102/46. Replacing O. Reg. 135/44.
Barbering Industry—Port Hope Zone.
Approved—August 20th, 1946. Filed-August 22nd, 1946, 2.45 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 20th day of August, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Port Hope as a zone for the industry to be known hereafter as the PORT HOPE ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Port Hope Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act;

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PORT HOPE ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - application of hair tonics, stimulants and scalp (e) treatment;
 - massaging the face;
 - honing or stropping of razors; and
 - (g) honing or stropping of 142015, and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon except in a week in which one of the other holidays occurs on Thursday, and the Wednesday immediately preceding Christmas Day and New Year's Day. (S. 7, cls. d and g)
- 4. The regular hours during which the employers and employees may work in the barbering industry shall be as follows:
 - on Monday, Tuesday,
 Thursday and Friday. from 8.30 a.m. to 7 p.m.
 on Saturday...... from 8.30 a.m. to 9 p.m.
 - (a) on Wednesday..... from 8.30 a.m. to 12 noon (b) on Wednesday in a
 - week in which a holiday occurs on Thurs
 - day..... from 8.30 a.m. to 9 p.m. on Wednesday im-
 - (c) on mediately preceding Christmas and New
- Year's..... from 8.30 a.m. to 7 p.m. (S. 7, cl. a)
- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A-A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;

CLASS C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$20.00 per week;

- CLASS B—\$14.50 per week plus 65 per cent of the proceeds in excess of \$22.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12.00 per week plus 65 per cent of the proceeds in excess of \$17.00 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6.00 per week plus 65 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$5.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$7.00 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$5.00 per day or part thereof plus 65 per

cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	10 conta
(b)	haircut, children	25 cents
(c)	shave	20 cents
(d)	singe	15 cents
	shampoo, plain	
	hair tonics	
(J)	mair tomics	15 Cents
(g)	facial massage, plain	35 cents
	razor honing	
2:5	1 - 1' - 1 1 - 1' - 1'	4.5
(1)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 135/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.



Publications Under The Regulations Act, 1944

SEPTEMBER 21st, 1946

THE PUBLIC HOSPITALS ACT

O. Reg. 103/46. Amending O. Reg. 43/45. Woodeden. Approved—August 20th, 1946. Filed—September 3rd, 1946, 8.30 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. The schedule to Ontario Regulations 43/45 as amended by Ontario Regulations 25/46 is further amended by inserting under the heading "Hospitals for Incurables or the Chronically Ill" the words "Woodeden . . . the locality of Kilworth in the Township of Delaware, in the County of Middlesex," after the words "Parkwood Hospital for Incurables . . . London."

THE INDUSTRIAL STANDARDS ACT

O. Reg. 104/46. Revoking O. Reg. 5/45 and Amending O. Reg. 182/44. Order: Men's and Boys' Clothing Industry—Province of Ontario Zone. Filed—September 3rd, 1946, 8.45 a.m.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- 1. Section 1 of the schedule to Ontario Regulations 182/44 is revoked and the following substituted therefor:
 - 1.—(1) The regular working periods for all employees in the men's and boys' clothing industry shall be,—
 - (a) a regular working week not exceeding,-
 - (i) 40 hours in that part of Ontario consisting of the Counties of Ontario, York, Peel, Halton and Wentworth; and
 - (ii) 44 hours in all other parts of Ontario; and
 - (b) a regular working day not exceeding,-
 - (i) 8 hours of work to be performed between the hours of 8 a.m. and 5 p.m. on Monday, Tuesday, Wednesday, Thursday or Friday, in the Counties of Ontario, York, Peel, Halton and Wentworth; and
 - (ii) 8 hours of work to be performed between the hours of 8 a.m. and 5 p.m. on Monday, Tuesday, Wednesday, Thursday or Friday and between the hours of 8 a.m. and 12 noon on Saturday in all other parts of Ontario but in establishments where no work subject to this

schedule is performed on Saturday 9 hours of work to be performed between the hours of 8 a.m. and 6 p.m. on Monday, Tuesday, Wednesday or Thursday and between the hours of 8 a.m. and 5 p.m. on Friday.

- (2) In establishments where the employees are regularly given more than one hour for lunch the regular working day may commence any time between 7.30 a.m. and 8 a.m.
- 2. Section 2 of the schedule to Ontario Regulations 182/44 is revoked and the following substituted therefor:

OVERTIME WORK

- 2.—(1) Work performed at any time other than during the regular working periods, and work performed on the following holidays, namely, New Year's Day, Good Friday, Victoria Day, Dominion Day, local Civic Holiday, Thanksgiving Day and Christmas Day, shall be deemed to be overtime work.
- (2) The minimum rates of wages for all overtime work shall be one and one-half times the rates fixed for work performed during the regular working periods.
- 3. Section 3 of the schedule to Ontario Regulations 182/44 is revoked and the following substituted therefor:

CLASSIFICATION OF EMPLOYEES

3. The following classification of employees working in the industry, other than employees working on odd pants only, is established:

CLASS A-Cutter or marker, being one who,-

- (a) assembles patterns on cloth or what is known in the trade as makes the lay;
- (b) marks with chalk or wax around the pattern on top layer of cloth lays;
- (c) makes necessary alterations from what is known as a "block pattern" to special measurements that may be required for stock or made-to-measure clothes;
- (d) cuts the cloth or lay with electric machine; or
- (e) in addition to performing any one of these operations,—
 - (i) lays up the cloth to the number of layers required; or
 - (ii) cuts the same with shears.

CLASS B-

- (a) Head operator on coats, being one who sews in sleeves of coat or sews around the the shape of collar or lapel on coats not having been previously basted; and
- (b) First operator on vests, being one who tapes edges, sews around armholes on a plain or edge cutting machine, makes pockets, sews on welts or patches, makes

piped pockets or performs any one or more of these operations on vests.

CLASS C-

Trimmer, being one who assembles patterns on trimming materials, makes lays or marks or piles up to the number of layers required or cuts with shears or knife body linings for coats or vests or sleeve linings.

Class D-

- (a) Pocket maker on coats, being one who makes any coat pocket or any part thereof, but not including a ticket pocket maker as hereinafter defined;
- (b) Edge taper, being one who tapes fronts or sews up bottoms of coat;
- (c) Pocket maker on pants, being one who,-
 - (i) operates a special machine that cuts and sews hip pocket to cloth;
 - (ii) turns in and sews bottom facing on hip pockets;
 - (iii) turns up underneath facings and sews top jetting on hip pocket;
 - (iv) sews by machine side pocket on pants;
 - (v) makes and sews in watch pockets;
 - (vi) tacks side pockets to position; or
 - (vii) otherwise performs pocket making on pants not herein otherwise specifically dealt with;
- (d) Seamer on pants, being one who joins together different parts of a pair of pants either on a special or plain sewing machine; and
- (e) Second operator on vests, being one who stitches edges, bastes edges, tacks pockets, joins side seams and shoulders, sews up vests, sews pocket lining to the welts or patches, or who performs any one or more of such operations on vests.

CLASS E-

- (a) Finish presser, being one who does any of the pressing on a finished coat, by hand or steam machine, either the whole coat or in sections other than the pressing of the edges;
- (b) Fitter on coats, being one who fits or prepares parts and trimmings of coat:
- (c) Leg and bottom presser on pants, being one who folds legs centre seam to centre seam, presses same or presses bottoms, or performs any one or more of such operations; and
- (d) Finish presser on vests, being one who does finish pressing on vests, by hand or steam machine.

CLASS F-

(a) Shaper, being one who marks and trims around shape of collar, lapels, or fronts, bottom, or edge of coat, or performs any one or more of such operations;

- (b) Under-baster, being one who bastes facing and collar on to coat or trims bottom of lining;
- (c) Top collar baster, being one who bastes the top collar on a coat, either on a complete open coat, which includes the gorge, or on a semi-open coat in which the gorge is sewn by machine, bastes the top collar to the undercollar before it is set on the coat, bastes around the leaf of the top collar between the canvas and the undercollar ready for felling and tacks corners between the shape and the collar, or performs any one or more of such operations;
- (d) Edge baster by hand, being one who trims around edge, turns out coat, bastes edge of collar, lapels or fronts, tacks corner, tacks collars or inside collar seams by hand, or performs any one or more of such operations; and
- (e) Top stitcher on pants, being one who stitches waistband to top of pants.

CLASS G-

- (a) Lining maker, being one who sews lining to facing, sews lining seams, makes pockets in linings, sews in top collar or joins shoulder seams, or performs any one or more of such operations;
- (b) Edge stitcher, being one who stitches edges of coat;
- (c) Joiner and pocket tacker, being one who joins side seams, makes back, sews centre and side seams, makes vent, tapes armholes and gorge, makes belts, sews on under collars, raises seams or tacks pockets, or performs any one or more of such operations;
- (d) Shoulder joiner, being one who joins the shoulders of a coat;
- (e) Gorge sewer, being one who sews top collar to facing of a coat;
- (f) Examining brusher, being one who brushes coat after pressing, makes minor repairs, marks coats for buttons and button holes, or performs any one or more of such operations;
- (g) Dart sewer, being one who sews up darts on front of garments;
- (h) Lining maker on pants, being one who sews on lining to pants;
- (i) Waistband operator on pants, being one who sews on waistbands, puts in loops or tunnels, or performs any one or more of such operations;
- (j) Top presser on pants, being one who completes the outside pressing, which is called "tops," of a pair of pants; and
- (k) Fitter on vests, being one who fits and prepares parts of trimmings for vest.

CLASS H-

Seam or under presser on vests, being one who does any seam or under pressing on a vest.

CLASS I-

Alteration tailor, being one who makes alterations of any kind on coats, vests or pants, except one who, in retail stores, makes alterations on completely manufactured coats, vests or pants sold by retail in such stores.

CLASS J-

Chopper, an assistant cutter, known in the trade as a chopper, being one who piles up material according to the lay which is marked by the cutter, to the number of layers required, or cuts with shears either in a single lay or as many layers as can be cut at one time, but does not do any of the operations described in clauses a, b, c and d of Class A.

CLASS K-

- (a) Edge presser, being one who presses edges or bottoms of coat by hand or steam machine; and
- (b) Seam or under presser on coats, being one who does any seam or underpressing on a coat.

CLASS L-

- (a) Lining baster, being one who bastes facing down to coat, bastes around bottom and pleat of linings, bastes lining around armholes, trims around armholes, or performs any one or more of such operations.
- (b) Facing baster by hand, being one who bastes facing on the inside of a coat by hand;
- (c) Collar setter, being one who marks necks, bastes undercollar, tacks gorge, bastes neck to the top collar or tacks corner, or performs any one or more of such operations;
- (d) Shoulder and undercollar baster, being one who bastes shoulder lining ready for felling, marks necks and bastes in undercollar by hand, or performs any one or more of such operations;
- (e) Edge baster by machine, being one who trims around edges, turns out coat, bastes edges of collar, lapels or fronts, or performs any one or more of such operations;
- (f) Pocket maker and outside seamer on boys' longs, shorts and bloomers, being one who sews on the side pocket to the front of a pair of boys' longs, shorts or bloomers or closes down the side seam of the front part to the back part with a corded or plain seam or makes the back pockets or performs any one of such operations, or any operation on pockets as subdivided in clause c of Class D; and
- (g) Lining sewer and stitcher on boys' longs, shorts and bloomers, being one who sews on and stitches the lining on boys' longs, shorts and bloomers.

CLASS M-

Try-on baster, being one who bastes up a garment for fitting.

CLASS N-

Seam presser on pants, being one who presses seams on pants.

CLASS O-

Finish presser on boys' longs, shorts and bloomers, being one who does the finishing pressing on boys' longs, shorts or bloomers.

CLASS P-

Assistant trimmer, being one who lays up or cuts, by shear of knife only, canvasses, pocketings, wiggans or stays, but does not perform any of the operations set out in the definition of skilled trimmer.

CLASS Q-

- (a) Sleeve maker, being one who joins sleeves and sleeve linings, makes vents, cuffs or straps, or performs any one or more of such operations;
- (b) Buttonhole maker by machine, being one who makes buttonholes by machine;
- (c) Special machine operator, being one who fells tape, fells undercollar by machine, puts on bridle, fells lining, tacks facing, or performs any one or more of such operations;
- (d) Lapel and collar padder, being one who pads the collar or lapels by machine or by hand;
- (e) Armhole serger, being one who bastes in part of shoulder or sleeve pads or serges armholes, or bastes in shoulder lining, or does any one or more of such operations;
- (f) Fitter on pants, being one who fits or prepares parts of trimmings for pants;
- (g) Trimming maker on pants, being one who sews on fly-linings, prepares and sews on facings of pockets, or sews and stitches around linings, pockets, or performs any one or more of such operations;
- (h) Lining and back maker on vests, being one who makes linings or back of vests;
- (i) Third operator on vests, being one who closes pockets or joins neckpieces of vests; and
- (j) Baster on vests, being one who pins or bastes, by hand or machine, facings which include the lining and canvas on the edge of the vest ready for the tape sewer.

CLASS R-

- (a) Separator of coats, being one who only separates parts of coats and only assembles them ready for machine, and does not use any scissors except to cut threads; and
- (b) Separator of vests, being one who only separates parts of vests and only assembles them ready for machine, and does not use any scissors except to cut threads.

CLASS S-

- (a) Canvas maker by hand, being one who makes canvas by hand; and
- (b) Separator of pants, being one who only separates parts of pants and only assembles them ready for machine and does not use any scissors except to cut thread.

CLASS T-

- (a) Ticket pocket maker, being one who sews facing in pocket linings or makes inside ticket pockets;
- (b) Canvas baster by hand, being one who bastes canvas or tacks pockets by hand;
- (c) Canvas baster by machine, being one who bastes canvas or tacks pockets by machine;
- (d) Facing and bottom tacker, being one who tacks inside of facing or bottom of coat;
- (e) Facing baster by machine, being one who bastes facing on the inside of a coat by machine;
- (f) Finisher on coats, being one who does any felling on a coat;
- (g) Finisher on pants and vests, being one who does any felling necessary on vests or pants, or sews buttons on pants by hand;
- (h) Buttonhole maker by hand, being one who makes buttonholes by hand, on a vest or coat;
- (i) Special machine operator on pants, being one who serges side seams, pockets, cuffs, sews on buttons by machine, or performs any one or more of such operations;
- (j) Button sewer, being one who sews buttons on coats or vests by machine or by hand:
- (k) Buttonhole tacker, being one who tacks buttonholes by machine;
- (l) Canvas maker by machine, being one who makes canvas by machine;
- (m) Cleaner and basting puller, being one who cleans black and while ends or brushes off coat or pulls bastings from coat:
- (n) Busheller on pants, being one who cleans off thread ends and brushes; and
- (o) General helper, being one who pairs in linings, marks vests and pants for buttons and buttonholes, trims around canvas, trims around neck, turns over the vest ready for tape sewer, cleans off all thread ends, or performs any one or more of such operations.

CLASS U-

- (a) Binder, being one who binds seams on a coat by machine;
- (b) Bottom trimmer on pants, being one who measures length of pants, marks for cuffs and trims bottoms, or performs any one or more of such operations on pants;
- (c) Pocket piecer on vests, being one who sews silesia to pocket; and
- (d) Thread marker, being one who thread marks for buttons, pockets, darts and outlets, and attaches tickets, or performs any one or more of such operations.

MINIMUM RATES OF WAGES

3a. The minimum rates of wages for work performed in the industry during the regular working periods in the Counties of Ontario, York, Peel, Halton and Wentworth by employees classified in section 3 shall be the rates set opposite the respective classes as follows:

Class A	\$1.041/2	per hour
Class B	98	per hour
Class C	961/2	per hour
Class D	90	per hour
Class E	87	per hour
Class F	$82\frac{1}{2}$	per hour
Class G	731/2	per hour
Class H	$70\frac{1}{2}$	per hour
Class I	69	per hour
Class J	68	per hour
Class K	65	per hour
Class L	$62\frac{1}{2}$	per hour
Class M	611/2	per hour
Class N	58	per hour
Class O	56	per hour
Class P	52	per hour
Class Q	$49\frac{1}{2}$	per hour
Class R	.48	per hour
Class S	$.45\frac{1}{2}$	per hour
Class T	43	per hour
Class U	.39	per hour

4. Section 4 of the schedule to Ontario Regulations 182/44 is revoked and the following substituted therefor:

CLASSIFICATION OF ODD PANTS EMPLOYEES

4. The following classification of employees working on odd pants only is established:

CLASS A-Cutter or marker, being one who,-

- (a) assembles patterns on cloth or what is known in the trade as makes the lay;
- (b) marks with chalk or wax around the pattern on top layer of cloth lays; or
- (c) makes necessary alterations from what is known as a "block pattern" to special measurements that may be required for stock or made-to-measure clothes or who, in addition to performing any one of these operations,—
 - (i) lays up the cloth to the number of layers required; or
 - (ii) cuts the same with shears or knife.

Class B-

- (a) Trimmer or lining marker on odd pants, being one who assembles patterns upon or marks linings;
- (b) Pocket maker, being one who,-
 - (i) turns in and sews bottom facing on hip pocket;
 - (ii) turns up underneath facings and sews top jetting on hip pocket;
 - (iii) sews by machine side pocket on pants;
 - (iv) makes and sews in watch pockets;
 - (v) tacks side pockets to position; or
 - (vi) otherwise performs pocket making not herein otherwise specifically dealt with;

- (c) Inside and crotch seamer, being one who joins together the back and inside seams or joins the two fronts together at crotch; and
- (d) Outside seamer, being one who joins the outside seams either on a special sewing machine or on a plain sewing machine.

CLASS C-

- (a) Leg presser, being one who folds the legs, centre seam to centre seam, and presses the same, either by hand iron or by steam machine; and
- (b) Lining or top stitcher, being one who stitches the bottom part of the lining to the waist band or stitches over the white or right fly.

CLASS D-

- (a) Top presser, being one who completes the outside pressing, which is called "the tops of a pair of pants," either on a jumping machine or on a steam machine;
- (b) Lining sewer, being one who sews the waist band lining to the top of the waist band or sews on a white or right fly lining to the front of the pants; and
- (c) Hip pocket cutter, being one who operates a special machine that cuts and sews hip pockets to cloth.

CLASS E-

Chopper, being one who cuts with electric machine or hand shears, either singly or as many layers as are required, the lays of cloth or lining as marked by the cutter or marker, or trimmer, or, in addition to so cutting, piles up material according to the lay which is required and which has been marked by the cutter or marker, or trimmer, but does not do any marking or any assembling of patterns on cloth or make any alterations on patterns.

CLASS F-

- (a) Pocket maker on boys' longs, shorts and bloomers, being one who,—
 - (i) operates a special machine that cuts and sews hip pocket to cloth;
 - (ii) turns in and sews button facing on hip pocket;
 - (iii) turns up underneath facings and sews top jetting on hip pocket;
 - (iv) sews by machine side pocket on pants;
 - (v) makes and sews in watch pockets;
 - (vi) tacks side pockets to position; or
 - (vii) otherwise performs pocket making not herein otherwise specifically dealt with.
- (b) Lining sewer and stitcher on boys' longs, shorts and bloomers, being one who sews on or stitches the lining; and
- (c) Finish presser on boys' longs, shorts and bloomers, being one who does the finish pressing on boys' longs, shorts or bloomers.

CLASS G-

- (a) Layer-up, being one who lays up the cloth to the number of layers required for the chopper, but does not at all do any assembling of patterns on cloth or mark the cloth or cut or shear except at the end of the required lays to sever the cloth, or make any alterations to patterns, or, in addition to the above, cuts any linings for pant pocketing or fly linings or pocket stays, or waist bands; and
- (b) Fly sewer, being one who sews cloth left fly on pants.

CLASS H-

- (a) Fitter, being one who fits or assembles all pocket facings or other fittings on odd pants:
- (b) Seam presser, being one who presses any seams of pants;
- (c) Facing operator, being one who sews pocket facings on all pockets on pants;
- (d) Curtain maker, being one who makes waistband linings, known in the trade as curtains for pants;
- Button-hole maker, being one who makes button-holes on button-hole machines; and
- (f) Seamer on boys' longs, shorts and bloomers, being one who closes the inside seams or who closes down the side seams of the front to the back part of the pant with a corded or plain seam.

CLASS I-

- (a) Assistant trimmer, being one who only cuts linings for pant pocketing or fly lining or pocket stays or waist band;
- (b) Cuff presser, being one who presses cuffs and no other parts of pants; and
- (c) Waist band operator, being one who sews waist bands on pants, and puts belt loops on.

CLASS J-

- (a) Pocket serger, being one who operates a special machine that serges and trims all pockets on pants;
- (b) Bar-tacker, being one who operates a special or plain machine that bar-tacks all pockets or other corner seams;
- (c) Fly maker, being one who makes the black or left fly;
- (d) Button sewer, being one who sews on buttons whether by machine or by hand;
- (e) Loop maker, being one who makes belt loops by machine;
- (f) Button-hole tacker, being one who tacks all button-holes on a special tacking machine;
- (g) Cuff machine operator, being one who makes cuffs on pants whether by special or plain sewing machine;
- (h) Ticket sewer, being one who sews tickets on pants whether by machine or by hand;

- (i) Examiner, being one who examines or makes all minor repairs necessary before the pants are sent to the stock-room; and
- (j) Cleaner, being one who cleans all the thread ends off the pants.

CLASS K-

Pant-crease felling machine operator, being one who operates a blind stitching machine which fells the front crease of the pants.

MINIMUM RATES OF WAGES FOR ODD PANTS EMPLOYEES

4a. The minimum rates of wages for work performed by employees working on odd pants only during the regular working periods in the Counties of Ontario, York, Peel, Halton and Wentworth shall be the rates set opposite the respective classes as follows:

Class	A	931/2	cents	per	hour
Class	B	85	cents	per	hour
Class	C	79	cents	per	hour
Class	D	69	cents	per	hour
Class	E	$62\frac{1}{2}$	cents	per	hour
Class	F	57	cents	per	hour
Class	G	52	cents	per	hour
Class	H	46	cents	per	hour
Class	I	45	cents	per	hour
Class	J	40	cents	per	hour
Class	K	39	cents	per	hour

- 4b. In this schedule.—
- (a) "odd pants" shall mean pants which are,—
 - (i) produced and cut only in quantities;
 - (ii) manufactured only according to standard trade measurements and sizes and not according to individual sizes or measurements or specifications; and
 - (iii) manufactured for sale only as individual units in retail stores and not with the intention of being matched or sold with any coat or vest of the same or similar cloth; and
- (b) "boys' longs" shall mean trousers of not more than 32-inch waist measurement manufactured for wear by youths or boys.
- 5. Section 5 of the schedule to Ontario Regulations 182/44 is revoked and the following substituted therefor:

MINIMUM RATES FOR SECOND AREA

- 5. The minimum rates of wages for that part of Ontario other than the Counties of Ontario, York, Peel, Halton and Wentworth may be 12½ per cent lower than the rates set forth in sections 3a and 4a.
- 6. The schedule to Ontario Regulations 182/44 is amended by adding thereto the following sections:
 - 11. No work shall be performed in the men's and boys' clothing industry in the Ontario zone except in accordance with this schedule.
 - 12. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 7. Ontario Regulations 5/45 are revoked.

8. This Order shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

APPROVED DATE JULY 4/46 INDUSTRY AND LABOUR BOARD

Chairman, E. BILLINGTON. Members, E. G. GIBB. J. F. NUTLAND.

We concur

ADVISORY COMMITTEE FOR THE MEN'S AND BOYS' CLOTHING INDUSTRY IN THE ONTARIO ZONE

- (a) IRVING M. ROSE.
 (b) SOL SPIVAK.
 (c) GEO. DUNCAN.
 (d) NORMAN F. FIRTH.
 (e) H. A. TOLTON.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 105/46. Replacing O. Reg. 138/44.
Barbering Industry—St. Mary's Zone.
Approved—August 29th, 1946.
Filed—September 5th, 1946, 11.30 a.m.

Order-in-Council approved by the Honourable, the Lieutenant-Governor, dated the 29th day of August, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of St. Mary's as a zone for the industry to be known hereafter as the ST. MARY'S ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the St. Mary's Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

And Whereas the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient repre-sentation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE ST. MARY'S ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;(b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - massaging of face;
 - honing or stropping of razors; and
 - (g) honing or stropping of razors; and
 (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and
- (2) For the purposes of this section "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon except in a week in which Christmas Day or New Year's Day occurs. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:
 - on Monday and Tuesday .- . from 9 a.m. to 6 p.m. on Thursday and Friday... from 9 a.m. to 8 p.m.
 - on Saturday..... from 8 a.m. to 10 p.m. (a) on Wednesday from 9 a.m. to 12 noon
 (b) on Wednesday in a
 week in which Christmas Day or New Year's
- Day occurs..... from 9 a.m. to 8 p.m. (S. 7, cl. a)
- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A-A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C-A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

- Class A-\$20.00 per week;
- CLASS B—\$15.00 per week plus 65 per cent of the proceeds in excess of \$22.00 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$8.50 per week plus 50 per cent of the proceeds in excess of \$13.50 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6.00 per week plus 50 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$4.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$6.00 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(-)	to the section and the section	40
	haircut or trim, adults	
	haircut, children	
(c)	shave	20 cents
(d)	singe	15 cents
(e)	shampoo, plain	35 cents
(f)	hair tonics	15 cents
(g)	facial massage, plain	35 cents
	razor honing	
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7,

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 138/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*



Publications Under The Regulations Act, 1944

SEPTEMBER 28th, 1946

THE FARM PRODUCTS MARKETING ACT,

O. Reg. 106/46. Replacing O. Reg. 31/44. Marketing white pea beans and yellow eye beans. Approved—September 10th, 1946. Filed—September 12th, 1946, 2.30 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 10th day of September, A.D. 1946.

The Committee of Council have had under consideration the report of the Honourable the Minister of Agriculture, dated the 19th day of August, 1946, wherein he states that,-

WHEREAS The Farm Products Marketing Board has received from a group of persons engaged in the marketing of white pea beans and yellow eye beans a request that a scheme for the marketing or regulation of white pea beans and yellow eye beans be adopted;

AND WHEREAS the Board is of opinion that the group of persons is fairly representative of the persons engaged in the marketing of white pea beans and yellow eye beans in Ontario;

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now Therefore the Minister of Agriculture recommends

- (a) that the scheme appended hereto be approved and declared to be in force in Ontario and
- (b) that the regulations appended hereto made by the Board be approved

under The Farm Products Marketing Act, 1946.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT, 1946

SCHEME

This scheme may be cited as "THE ONTARIO BEAN GROWERS' MARKETING SCHEME"

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Bean Growers' Marketing Board".
 - 3. The local board shall consist of eleven members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local Board, who shall hold office until their successors are elected, shall be,-
 - (a) Douglas M. Campbell, Blenheim;
 (b) Russell Clendenning, Blenheim;
 (c) George Parry, R.R. 1, Paincourt;

- (d) John Armstrong, R.R. 1, Zurich;
 (e) William Alexander, R.R. 2, Hensall;
 (f) Alonzo McCann, Dashwood;
 (g) William Corneil, R.R. 2, Appin;
 (h) Charles Bannister, R.R. 1, Ailsa Craig;
 (i) Angus McLean, Waidsville;
 (j) David MacGregor, West Lorne; and
 (k) Robert Morrison, Alvinston.

DISTRICTS

- 5.—(1) Growers who produce white pea beans and yellow eye beans shall be divided into five districts and the districts shall be comprised as follows:
 - (a) District 1 consisting of the county of Kent; (b) District 2 consisting of the counties of Huron
 - and Perth:
 - (c) District 3 consisting of the county of Lambton;(d) District 4 consisting of the county of Middle-
 - sex; and (e) District 5 consisting of the county of Elgin.
- (2) A person who produces white pea beans and yellow eye beans in any county or judicial district not included in a district may become a member of the county group of growers nearest to his place of resid-

COUNTY GROUPS

6. Growers who produce white pea beans and yellow eye beans in each of the counties named in section 5 shall form a county group.

COMMITTEES

- 7. There shall be a district committee which in each case shall be known as "The District Bean Growers' Committee".
- 8. Each county group shall on or before the 15th day of March in each year elect a representative or representatives to The District Bean Growers' Committee for the district in which the county is located on the basis of one representative for each two hundred and fifty growers or fraction thereof.

ELECTION OF LOCAL BOARD

- 9. The District Bean Growers' Committees shall annually prior to the 31st day of March in each year elect the members of the local board on the following
 - (a) three members to represent the growers of Dis-
 - (b) three members to represent the growers of District 2;
 - (c) two members to represent the growers of District 4:
 - (d) two members to represent the growers of District 5; and
 - (e) one member to represent the growers of District 3.

POWERS AND DUTIES OF LOCAL BOARD

- 10. The local board shall have power,—
- (a) to control the marketing of white pea beans and yellow eye beans produced in Ontario and to regulate their sale in accordance with the provisions of The Farm Products Marketing Act, 1946, and regulations made thereunder; and

(b) to stimulate, increase and improve the marketing of Ontario white pea beans and yellow eye beans by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as license fees under regulation 6.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF BEANS

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "beans" shall mean white pea beans and yellow eye beans produced in Ontario;
 - (b) "dealer" shall mean any person who purchases beans from a grower for processing or for resale;
 - (c) "grower" shall mean a person engaged in the production of beans in Ontario;
 - (d) "local board" shall mean The Ontario Bean Growers' Marketing Board; and
 - (e) "processing" shall include picking, polishing, drying, canning and processing with or without other ingredients, or processing or manufacturing articles of food or drink in whole or in part from beans.

LICENCES FOR DEALERS

- 2. No persons shall engage in Ontario in the business of a dealer in beans except under the authority of a dealer's licence, Form 1, from the Board.
- 3. An application for a dealer's licence shall be in writing, Form 2.
- 4. A dealer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 5. Except as provided in regulations 6 licences shall be issued to dealers without charge.

LICENSE FEES

- 6.—(1) Every grower shall pay to the local board license fees at the rate of two cents for each bushel or fraction thereof of beans delivered to a dealer.
- (2) The license fees payable by a grower shall be deducted by the dealer from the sum of money due to the person from whom the beans were received.
- (3) The amount of the license fees provided for in subregulation 1 shall be forwarded monthly not later than the fifteenth day of the month by every dealer to the local board for the preceding calendar month.

MARKETING

- 7.—(1) There shall be a committee of ten persons to be known as "The Negotiating Committee" five of whom shall subject to the approval of the Board be appointed annually by the local board and five of whom shall be appointed annually by the dealers.
- (2) The Negotiating Committee may negotiate and settle agreements respecting,—
 - (a) minimum prices;
 - (b) forms of contract;

- (c) conditions of sale;
- (d) grades and price differentials between grades;
- (e) picking and handling charges;
- (f) storage and selling charges; and
- (g) other matters relating to the marketing of beans.
- 8. Where a Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 9.—(1) The negotiating board shall consist of three persons, one of whom shall be appointed by the five members of The Negotiating Committee appointed by the local board, and another shall be appointed by the five members of The Negotiating Committee appointed by the dealers and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 10.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

REVOCATION

11. Ontario Regulations 31/44 are revoked.

Dated at Toronto, Ontario, this 13th day of August, 1946.

G. F. PERKIN, Chairman.

J. B. NELSON, Secretary.

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD LICENCE AS A DEALER IN BEANS

under The Farm Products Marketing Act, 1946.

This is to	certify that	t	Name	
• • • • • • •		Address		
is hereby	licensed as	a dealer in	beans for	the period

is hereby licensed as a dealer in beans for the period from the 1st day of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act, 1946*, the Ontario Bean Growers' Marketing Scheme and the regulations made by the Board for the marketing of beans.

, 19

Dated at Toronto, Ontario, this

day of

•	•	•	•				Chairman	
			•				Secretary	

FORM 2

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A DEALER IN BEANS

under The Farm Products Marketing Act, 1946.

Name of applicant
makes application to The Farm Products Marketing
Board for a licence to engage in the business of a
dealer in beans under *The Farm Products Marketing*Act, 1946, for the period from the 1st day of April,
19 , to the 31st day of March in the following year.

Dated at , Ontario, this , 19 day of Applicant Address

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 107/46. Replacing O. Reg. 251/44. Marketing of Asparagus. Approved—September 10th, 1946. Filed-September 12th, 1946, 2.35 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 10th day of September,

A.D. 1946. The Committee of Council have had under consideration the report of the Honourable the Minister of Agriculture, dated the 19th day of August, 1946,

wherein he states that,-

WHEREAS The Farm Products Marketing Board has received from a group of persons engaged in the marketing of asparagus for processing a request that a scheme for the marketing or regulation of asparagus be adopted;

AND WHEREAS the Board is of opinion that the group of persons is fairly representative of the persons engaged in the marketing of asparagus in Ontario for processing;

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now Therefore the Minister of Agriculture recommends

- (a) that the scheme appended hereto be approved and declared to be in force in Ontario and
- (b) that the regulations appended hereto made by the Board be approved

under The Farm Products Marketing Act, 1946.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT, 1946

SCHEME

1. This scheme may be cited as "THE ONTARIO ASPARAGUS GROWERS' MARKETING-FOR-PROCESSING SCHEME".

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Asparagus Growers' Marketing Board".
 - 3. The local board shall consist of eight members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local board, who shall hold office until their successors are elected, shall be,-
 - William Carr Nickerson, R.R. 2, St. Catharines; Arthur Wesley Smith, Vineland Station;
 - (b)
 - (c) Melville Marks Robinson, Burlington;
 (d) Howard Lawrie Craise, R.R. 3, St. Catharines;
 (e) George Bruce McCalla, R.R. 2, St. Catharines;
 (f) Kenneth Bruce Watson, R.R. 1, Port Credit;
 (g) Harry Wellington Neff, R.R. 2, Simcoe; and
 (h) Donald Tilden, Point Pelee.

DISTRICTS

- 5.—(1) Growers who produce asparagus for processing shall be divided into seven districts and the districts shall be comprised as follows:-
 - (a) District 1 consisting of the counties of Welland and Lincoln except the township of Clinton and that part of the township of Louth west of Eighteen Mile Creek;
 - (b) District 2 consisting of the township of Clinton and that part of the township of Louth west of Eighteen Mile Creek in the county of Lincoln;
 - (c) District 3 consisting of the counties of Wentworth and Halton;
 - (d) District 4 consisting of the counties of Norfolk and Brant;
 - (e) District 5 consisting of the county of Essex;
 - (f) District 6 consisting of the county of Kent; and
 - (g) District 7 consisting of the county of Peel and east thereof.
- (2) A person who produces asparagus for processing in any part of Ontario not included in a district may become a member of the district group of growers nearest to his place of residence.

DISTRICT GROUPS

6. Growers who produce asparagus for processing in each of the districts named in section 5 shall form a district group.

COMMITTEES

- 7. There shall be a committee which in each case shall be known as "The Asparagus Growers' Commit-
- 8. Each district group shall on or before the 30th day of November in each year elect a representative a representatives to The Asparagus Growers' Committee on the basis of one representative for each fifty growers or fraction thereof.

9. A person who has produced asparagus for processing at any time since the year 1940 shall for the purpose of the scheme be deemed a producer of asparagus for processing.

ELECTION OF LOCAL BOARD

10. The Asparagus Growers' Committees shall annually prior to the 31st day of December in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 11. The local board shall have power,-
- (a) to control the marketing of asparagus produced in Ontario for processing and to regulate its sale in accordance with the provisions of *The Farm* Products Marketing Act, 1946, and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of Ontario asparagus by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as license fees under regulation 10.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF ASPARAGUS FOR PROCESSING

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "asparagus" shall mean asparagus produced in Ontario which is subsequently used for processing;
 - (b) "buyer" shall mean a person who buys asparagus for processing or for resale directly or indirectly to a processor;
 - (c) "grower" shall mean a person engaged in the production of asparagus in Ontario for processing:
 - (d) "local board" shall mean The Ontario Asparagus Growers' Marketing Board;
 - (e) "processing" shall include canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
 - (f) "processor" shall include every person carrying on the business in Ontario of processing asparagus.

LICENSES FOR PROCESSORS

- 2. No person shall engage in Ontario in the business of a processor of asparagus except under the authority of a processor's licence, Form 1, from the Board.
- 3. An application for a processor's licence shall be in writing, Form 2.
- 4. A processor's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 5. Except as provided in regulation 10 licences shall be issued to processors without charge.

LICENCES FOR BUYERS

6. No person other than a processor shall buy asparagus for processing except under the authority of a buyer's licence, Form 3, from the Board.

- 7. An application for a buyer's licence shall be in writing, Form 4.
- 8. A buyer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 9. Except as provided in regulation 10 licences shall be issued to buyers without charge.

LICENSE FEES

- 10.—(1) Every grower shall pay to the local board license fees at the rate of one-half cent per pound for each pound of asparagus delivered to a processor or buyer.
- (2) The license fees payable by a grower shall be deducted by the processor or buyer from the sum of money due to the person from whom the asparagus was received.
- (3) The amount of the license fees provided for in subregulation 1 shall be forwarded by every processor and buyer to the local board on or before the first day of September in each year.

MARKETING

- 11.—(1) There shall be a committee of six persons to be known as "The Negotiating Committee" three of whom shall subject to the approval of the Board be appointed annually by the local board and three of whom shall be appointed annually by the processors.
- (2) The Negotiating Committee may negotiate and settle agreements respecting,—
 - (a) minimum prices;
 - (b) forms of contract;
 - (c) conditions of sale; and
 - (d) fulfilment of contracts.
- 12. Where a Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 13.—(1) The negotiating board shall consist of three persons, one of whom shall be appointed by the three members of The Negotiating Committee appointed by the local board, and another shall be appointed by the three members of The Negotiating Committee appointed by the processors and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.
- (3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

MARKETING AGENCY

15.—(1) The local board may appoint a marketing agency through which asparagus shall be marketed for processing.

- (2) Where a marketing agency has been appointed for Ontario or any part thereof all asparagus produced within Ontario or such part thereof as that for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency.
- 16. Processors who receive asparagus through the medium of a marketing agency appointed by the local board shall forward payments for asparagus so received to the marketing agency.

REVOCATION

17. Ontario Regulations 251/44 are revoked.

Dated at Toronto, Ontario, this 13th day of August, 1946.

G. F. PERKIN, Chairman.

J. B. NELSON, Secretary.

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD LICENCE TO PROCESS ASPARAGUS

under The Farm Products Marketing Act, 1946.

is hereby licensed as a processor of asparagus for the period from the 1st day of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act, 1946*, the Ontario Asparagus Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of asparagus for processing.

Dated at Toronto, Ontario, this day of 19 .

Chairman Secretary

FORM 2

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO PROCESS ASPARAGUS

under The Farm Products Marketing Act, 1946.

Name of applicant
makes application to The Farm Products Marketing
Board for a licence to engage in the business of a pro-

cessor of asparagus under *The Farm Products Marketing Act, 1946*, for the period from the 1st day of April, 19, to the 31st day of March in the following year.

Dated at , Ontario, this day of , 19 .

Applicant

Address (crest)

FORM 3

THE FARM PRODUCTS MARKETING BOARD LICENCE TO BUY ASPARAGUS

under The Farm Products Marketing Act, 1946.

is hereby licensed as a buyer of asparagus for the period from the 1st day of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946, the Ontario Asparagus Growers' Marketing-For-Processing Scheme and the regulations made by the Board for the marketing of asparagus for processing.

FORM 4

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO BUY ASPARAGUS

under The Farm Products Marketing Act, 1946.

Name of applicant
makes application to The Farm Products Marketing
Board for a licence to engage in the business of a buyer
of asparagus under *The Farm Products Marketing Act,*1946, for the period from the 1st day of April, 19
to the 31st day of March in the following year.

Dated at day of , Ontario, this day of , 19 .

ApplicantAddress



OCTOBER 5th, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 108/46. Revoking O. Reg. 165/44. Carpentry Industry—St. Catharines Zone. Approved—September 17th, 1946. Filed—September 20th, 1946, 2.10 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 17th day of September, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure, except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution including the minor installations or alterations incidental to the maintenance of the buildings and premises where performed by the regular employees of the manufacturing, industrial or service institution, as the CARPENTRY INDUSTRY, for the purposes of the Act:

AND WHEREAS the Minister has designated the City of St. Catharines and the towns of Thorold, Merritton, Port Dalhousie and Port Weller and the suburban area adjacent thereto and lying within a line drawn as follows: commencing at the intersection of the road allowance between the townships of Niagara and Grantham in the County of Lincoln with the shore of Lake Ontario, thence southerly along the said road allowance to the southeast corner of the Township of Grantham, thence southwesterly along the southern limit of the Township of Grantham, to and extending southerly along the line or road allowance between the townships of Stamford and Thorold in the County of Welland, to and extending westerly adjoining and north of lots 66 to 81 inclusive in the Township of Thorold, to and extending northerly along the road allowance between lots 58 and 59, to and extending westerly along a road to and extending northerly along the road allowance between the Townships of Louth and Grantham in the County of Lincoln, and the production thereof to the shore of Lake Ontario, thence easterly along the shore to the point of commencement, as a zone for the industry to be known hereafter as the ST. CATHARINES-THOROLD-MERRITTON-PORT DALHOUSIE-PORT WELLER ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the St. Catharines-Thorold-Merritton-Port Dalhousie-Port Weller Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone: Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE ST. CATHARINES-THOROLD-MERRIT-TON-PORT DALHOUSIE-PORT WELLER ZONE

1. No work shall be performed in the carpentry industry except in accordance with this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employers and employees in the carpentry industry shall be as follows:
 - (a) a regular working week not exceeding forty hours employment to be performed during the regular working days; and
- (b) a regular working day not exceeding eight hours employment to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m.
 (S. 7, cls. a, b and d)

3. The minimum rate of wages for all work performed in the industry during the regular working periods shall be one dollar and ten cents per hour. (S. 7, cl. c)

MINIMUM RATE OF WAGES

OVERTIME WORK

4. Work performed at any time other than during the regular working periods, and work performed on Saturday, Sunday or on the following holidays, namely, New Year's Day, Dominion Day, Carpenters' Picnic Day, Civic Holiday, Labour Day and Christmas Day, shall be deemed to be overtime work. (S. 7, cl. e)

MINIMUM RATES OF WAGES FOR OVERTIME WORK

- 5. The minimum rates of wages for all overtime work performed in the industry shall be as follows:
 - (a) for ordinary overtime work performed on Saturday before 5 p.m. or during a three-hour period immediately following a regular working day, one dollar and sixty-five cents per hour;
 - (b) for work performed at night where owing to the nature of the work it cannot reasonably be performed during the regular working periods, one dollar and ten cents per hour; and
 - (c) for all other overtime work, two dollars and twenty cents per hour, unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lower rate.

(S. 7, cl. e)

ADVISORY COMMITTEE

6. The advisory committee may fix a special minimum rate of wages lower than the regular minimum rate for an employee who is handicapped, and may issue a special permit for overtime work, and the overtime work shall be performed only after obtaining a permit. (S. 7, cl. k)

QUALIFICATION, REVOCATION AND COMMENCEMENT

- 7. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 8. Ontario Regulations 165/44 are revoked.
- . 9. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 109/46. Revoking O. Reg. 110/44. Barbering Industry—Galt-Hespeler-Preston Zone. Approved—September 17th, 1946. Filed-September 21st, 1946, 9.05 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 17th day of September, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Galt and the towns of Hespeler and Preston as a zone for the industry to be known hereafter as the GALT-HESPELER-PRESTON ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Galt-Hespeler-Preston Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE GALT-HESPELER-PRESTON ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;

 - (b) shaving;(c) singeing;(d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - (f) massaging the face;

(g) honing or stropping of razors; and(h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) In this schedule "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and every Wednesday. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:
 - (a) in the City of Galt and the Town of Preston,-

on Monday, Tuesday, Thursday, Friday and Saturday from 8.30 a.m. to 6.30 p.m.

(b) in the Town of Hespeler,-

on Monday, Tuesday and Thursday. from 9 a.m. to 7 p.m. on Friday. from 9 a.m. to 10 p.m. on Saturday. from 9 a.m. to 6.30 p.m. (S. 7, cl. a)

- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C-A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$23 per week;

- CLASS B—\$23 per week plus 50 per cent of the proceeds in excess of \$31 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12 per week plus 50 per cent of the proceeds in excess of \$17 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$8 per week plus 50 per cent of the proceeds in excess of \$11 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$6 per day or part thereof plus 50 per cent of the proceeds in excess of \$8 from the work performed by the employee;

(iv) Persons working on days other than Saturday or the day before a holiday, \$3.50 per day or part thereof plus 50 per cent of the proceeds in excess of \$5 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. ϵ)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:
 - (a) in the city of Galt,-

(i)	haircut or trim, adults	45 cents
	haircut, children	
	shave	
	singe	
	shampoo, plain	
(vi)	hair tonics	15 cents
	facial massage, plain	
	razor honing	
(ix)	ladies' neck clip	15 cents
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(b) in the Town of Hespeler.—

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	haircut or trim, adults	
(ii)	haircut, children	25 cents
(iii)	shave	20 cents
(iv)	singe	15 cents
(v)	shampoo, plain	35 cents
	hair tonics	
(vii)	facial massage, plain	35 cents
viii)	razor honing	25 cents
(ix)	ladies' neck clip	15 cents

(c) i

in the Town of Preston,—	
(i) haircut or trim, adults	
(ii) haircut, children, on Saturday(iii) haircut, children, on other days.	25 cents
(iv) shave(v) singe	20 cents 15 cents
(vi) shampoo, plain	35 cents
(viii) facial massage, plain	35 cents
(ix) razor honing	
* ;	

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 110/44 are revoked.
- 11. This schedule shall come into force on the tenth after the publication thereof in The ONTARIO day after the publication thereof in Tr GAZETTE under The Regulations Act, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 110/46. Revoking O. Reg. 108/44.
Barbering Industry—Fergus and Elora Zone. pproved—September 17th, 1946. Filed-September 21st, 1946, 9.00 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 17th day of September, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the villages of Fergus and Elora as a zone for the industry to be known hereafter as the FERGUS AND ELORA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Fergus and Elora Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient repre-sentation of the employers and employees engaged in the industry, within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE FERGUS AND ELORA ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;(b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp

(f) massaging the face;

(g) honing or stropping of 122019, and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) In this schedule "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:

on Monday and Friday from 9 a.m. to 12 noon and from 1 p.m. to 6 p.m.

on Tuesday and Thurs day..... from 9 a.m. to 12 noon and On Wednesday..... from 1 p.m. to 8 p.m. from 9 a.m. to 12 noon On Saturday..... from 9 a.m. to 12 noon and

from 1 p.m. to 10 p.m.

(S. 7, cl. a)

- 5. The following classification of employees working in the barbering industry is established:
 - CLASS A—A person who is given full time employment on a straight salary basis;
 - CLASS B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;
 - CLASS C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A-\$21 per week;

- CLASS B—\$19 per week plus 50 per cent of the proceeds in excess of \$25 from the work performed by the employee;
- CLASS C—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$8.50 per week plus 50 per cent of the proceeds in excess of \$13.50 from the work performed by the employee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only, \$6 per week plus 50 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$5 per day or part thereof plus 50 per cent of the proceeds in excess of \$7 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$3 per day or part thereof plus 50 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
(b)	haircut, children	25 cents
(c)	shave	15 cents
	singe	
(e)	shampoo, plain	35 cents
(f)	hair tonics	15 cents
(g)	facial massage, plain	35 cents
(h)	razor honing	25 cents
(i)	ladies' neck clip	10 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

- 10. Ontario Regulations 108/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

O. Reg. 111/46. Amending O. Reg. 85/46. Exemptions. Approved—September 17th, 1946. Filed—September 21st, 1946, 9.15 a.m.

REGULATIONS MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT, 1946

1. Ontario Regulations 85/46 are amended by adding thereto the following regulation:

EXEMPTIONS

5a. Every person is exempted from registration in respect of any trades in real estate by the Public Trustee.

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 112/46. Amending O. Reg. 52/46. The Ontario Hog Producers' Marketing Scheme. Approved—September 17th, 1946. Filed—September 21st, 1946, 10.05 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

- 1. Regulation 1 of Ontario Regulations 52/46 as made by the Board is revoked and the following substituted therefor:
 - 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "buyer" shall mean a person who buys hogs for processing or for resale to a processor;
 - (b) "hogs" shall mean hogs produced in Ontario and sold directly or indirectly for processing purposes;
 - (c) "local board" shall mean The Hog Producers' Marketing Board;
 - (d) "process" shall mean the slaughtering of hogs;
 - (e) "processor" shall include every person who slaughters or has slaughtered for him more than 25 hogs per week;
 - (f) "processor's agent" shall mean a person who receives hogs as agent for a processor;
 - (g) "producer" shall mean a person engaged in the production of hogs in Ontario for marketing; and

- (h) "producer's agent" shall mean a person who receives hogs as agent for a producer.
- 2. Ontario Regulations 52/46 as made by the Board are amended by adding thereto the following:

LICENCES FOR PROCESSORS' AGENTS

- 9a. No person shall engage in Ontario in the business of a processor's agent except under a licence as a processor's agent, form 5, from the Board.
- 9b. An application for a licence as a processor's agent shall be in writing, form 6.
- 9c. A licence as a processor's agent shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 9d. The fee for a licence as a processor's agent shall be \$1.

LICENCES FOR PRODUCER'S AGENTS

- 9e. No person shall engage in Ontario in the business of a producer's agent except under a licence as a producer's agent, form 7, from the
- 9f. An application for a licence as a producer's agent shall be in writing, form 8.
- 9g. A licence as a producer's agent shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 9h. The fee for a licence as a producer's agent shall be \$1.
- 3. Ontario Regulations 52/46 as made by the Board are further amended by adding thereto the following:

14a. No processor or buyer shall buy hogs except from a buyer, processor, producer or producer's

Dated at Toronto this 16th day of September, 1946.

(Seal)

G. F. PERKIN Chairman.

J. B. NELSON,
Secretary.

(crest)

FORM 5

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A PROCESSOR'S AGENT FOR HOGS under The Farm Products Marketing Act, 1946.

This is to certify that..... Name

Address is hereby licensed as a processor's agent for hogs for the period from the 1st day of April, 19 , to the 31st the period from the 1st day of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946, The Ontario Hog Producers' Marketing Scheme and the regulations made by the Board for the marketing of hogs.

Dated at Toronto, Ontario, this day of Chairman

Secretary

FORM 6

THE FARM PRODUCTS MARKETING BOARD APPLICATION FOR LICENCE AS A PROCESSOR'S AGENT FOR HOGS

under The Farm Products Marketing Act, 1946.

Name of applicant makes application to The Farm Products Marketing Board for a licence to engage in the business of a proof April, 19, to the 31st day of Marketing Act, 1946, The Ontario Hog Producers' Marketing Scheme and the regulations made by the Board for the marketing of hogs.

Dated at	, 19 .	this	day of
	Appli	icant	
	Add	ress	

(crest)

FORM 7

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A PRODUCER'S AGENT FOR HOGS under The Farm Products Marketing Act, 1946.

This is to certify that..... Name

is hereby licensed as a producer's agent for hogs for the period from the 1st day of April, 19, to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946, The Ontario Hog Producers' Marketing Scheme and the regulations made by the Board for the marketing of hogs.

Address

Dated at	1 oronto,	Untario,	this .	day of
		• • • • • •	Chairm	an
			Secreta	rv

FORM 8

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A PRODUCER'S AGENT FOR HOGS under The Farm Products Marketing Act, 1946.

Name of applicant
makes application to The Farm Products Marketing
Board for a licence to engage in the business of a producer's agent for hogs for the period from the 1st day
of April, 19 , to the 31st day of March in the following year under *The Farm Products Marketing Act*, 1946,
The Ontario Hog Producers' Marketing Scheme and
the regulations made by the Board for the marketing
of hogs of hogs.

ated at	, 19 . this	day of
	Applicant	
	Address	

D

THE MILK CONTROL ACT

O. Reg. 113/46. New. The Brampton Milk Producers' Association. Approved—September 17th, 1946. Filed-September 21st, 1946, 10.15 a.m.

ORDER

made by the Minister of Agriculture under $The\ Milk\ Control\ Act$

- 1. In this Order,-
- (a) "Association" shall mean the Brampton Milk Producers Association;
- (b) "Board" shall mean the Milk Control Board of Ontario;
- (c) "distributor" shall mean a person engaged in the distribution of milk to consumers in the Town of Brampton, in the County of Peel; and
- (d) "producer" shall mean a person engaged in supplying milk to a distributor.
- 2. A producer engaged in supplying milk to a distributor shall pay to the Association license fees in the amount of one cent for each one hundred pounds of milk so supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the license fees payable by that producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the license fees deducted in each month to the secretary of the Associa-tion on or before the 20th day of the next following month.
- The Association shall not use any moneys received as license fees for the retail or wholesale distribution or processing of milk.
- 6. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 7. This Order shall come into force on the 1st November, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 114/46. Revoking O. Reg. 302/44. The Ontario Cheese Producers' Marketing Scheme. Approved—September 17th, 1946. Filed-September 21st, 1946, 10.20 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 17th day of September, A.D. 1946.

Whereas The Farm Products Marketing Board has received from a group of persons engaged in the marketing of milk which is subsequently processed into cheese a request that a scheme for the marketing or regulation of cheese be adopted;

AND WHEREAS the Board is of opinion that the group of persons is fairly representative of the persons engaged in the marketing of milk which is subsequently processed into cheese in Ontario;

AND WHEREAS the Board has recommended to the Minister the adoption of the scheme;

Now Therefore the Minister of Agriculture recommends,-

- (a) that the scheme appended hereto be approved and declared to be in force in Ontario; and
- (b) that the regulations appended hereto made by the Board be approved

under The Farm Products Marketing Act, 1946.

The Committee of Council concur in the recommendation of the Honourable the Minister of Agriculture, and advise that the same be acted on.

THE FARM PRODUCTS MARKETING ACT, 1946

SCHEME

1. This scheme may be cited as "THE ONTARIO CHEESE PRODUCERS' MARKETING SCHEME."

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Cheese Producers' Marketing Board".
 - 3. The local board shall consist of five members.

FIRST MEMBERS OF LOCAL BOARD

- 4. The members of the local board who shall hold office until not later than the 31st day of March, 1947, shall be,-

 - (a) Wylie Ormand Coon, Elgin;
 (b) John Inglis Ballantyne, R.R. 4, Atwood;
 (c) Hector Currie Arnold, R.R. 2, Campbellford;
 (d) Joseph St. Denis, Vankleek Hill; and
 (e) Horace S. Marjerison, Apple Hill.

DISTRICTS

- 5.—(1) The producers who supply milk to cheese factories shall be divided into five districts and the districts shall be as follows:-
 - (a) District 1 consisting of the county of York and every county to the west thereof having a cheese factory;
 - (b) District 2 consisting of the counties of Peter-borough, Hastings, Prince Edward and Northumberland:
 - (c) District 3 consisting of the Counties of Lennox and Addington, Frontenac, Leeds and Lanark;
 - (d) District 4 consisting of the counties of Grenville, Dundas, Stormont and Glengarry; and
 - (e) District 5 consisting of the counties of Prescott, Russell, Carleton and Renfrew.
- (2) A person who supplies milk to a cheese factory in any county or judicial district not included in a district may become a member of the county group nearest to his place of residence.

COUNTY GROUPS

6. Producers who supply milk to cheese factories in each of the counties named in section 5 shall form a county group.

COMMITTEES

- 7. There shall be a district committee which in each case shall be known as "The District Cheese Producers' Committee".
- 8. Each county group shall on or before the 15th day of March in each year elect a representative to The District Cheese Producers' Committee for the district in which the county is located.

ELECTION OF LOCAL BOARD

9. The representatives of The District Cheese Producers' Committees shall annually prior to the 31st day of March in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 10. The local board shall have power,-
- (a) to regulate and control the marketing of all cheese produced in Ontario in accordance with the provisions of *The Farm Products Marketing Act*, 1946, and regulations made thereunder; and
- (b) to stimulate, increase and improve the marketing of Ontario cheese by appointing such persons and doing such acts as it deems advisable and any expenses thereby incurred shall be paid out of the money received as license fees under regulation 6.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF CHEESE

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,—
 - (a) "buyer" shall mean original purchaser of cheese for reselling or processing but shall not include any buyer who usually purchases an average of less than five cheeses per month;
 - (b) "cheese" shall mean Cheddar cheese of any kind produced in Ontario;
 - (c) "local board" shall mean The Ontario Cheese Producers' Marketing Board; and
 - (d) "producer" shall mean a person engaged in the production of milk which is subsequently processed into cheese.

LICENCES FOR BUYERS

- 2. No person shall purchase cheese except under the authority of a buyer's licence, Form 1, from the Board.
- 3. Every application for a buyer's licence shall be made in writing according to Form 2.
- 4. A buyer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
 - 5. The fee for a licence shall be \$1.

LICENSE FEES

6.—(1) Every buyer shall pay to the local board five cents for each one hundred pounds of cheese purchased or fraction thereof.

(2) The amount of the fees provided for in subregulation 1 shall be forwarded monthly not later than the 15th day of the month by every buyer to the local board for the preceding calendar month, together with a statement upon the form furnished by the local board.

MARKETING

- 7.—(1) The local board is empowered to appoint a marketing agency through which cheese produced in Ontario shall be marketed.
- (2) Where a marketing agency has been appointed for Ontario or any part thereof cheese marketed within Ontario or the part thereof for which the marketing agency has been so appointed shall be sold through the medium of or the direction of the agency and no buyer shall buy cheese except through the medium of or the direction of the agency.

RETURNS

- 8.—(1) Every person engaged in the processing of the dairy product, milk, into cheese shall,—
 - (a) on or before the 15th day of each month file with the local board in writing upon and according to the form supplied by the local board a statement of all cheese sold during the preceding calendar month;
 - (b) on or before the 1st day of March in each year file with the local board in writing upon and according to the form supplied by the local board a list of all persons who supplied milk for the purpose of making cheese.
- (2) The information shall be forwarded by prepaid post to the local board.

REVOCATION

9. Ontario Regulations 302/44 are revoked.

G. F. PERKIN, Chairman.

J. B. NELSON,
Secretary.

560.

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD

LICENCE TO BUY CHEESE under The Farm Products Marketing Act, 1946.

This is to certify that
Name
Address
is hereby licensed as a buyer of cheese for the period
from the 1st day of April, 19, to the 31st day of
March in the following year under The Farm Products
Marketing Act, 1946, The Ontario Cheese Producers'
Marketing Scheme and the regulations made by the
Board for the marketing of cheese.
Dated at Toronto, Ontario, this day of

, 19 .		
• • • • • • • • • •	Chairman	
•••••	Secretary	• • • • •

(Seal)

FORM 2

PROVINCE OF ONTARIO

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE TO BUY CHEESE

under The Farm Products Marketing Act, 1946.

Name of applicant makes application to The Farm Products Marketing Board for a licence to engage in the business of a buyer of cheese under *The Farm Products Marketing Act, 1946,* for the period from the 1st day of April, 19, to the 31st day of March in the following year.

Dated at , Ontario, this day of , 19 .

Applicant

Address

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 115/46. Revoking Parts of O. Reg. 76/45. The Ontario Adult Education Board. Approved—September 17th, 1946. Filed—September 25th, 1946, 9 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. The Universities' Adult Education Board of Ontario established pursuant to Ontario Regulations 76/45 shall hereafter be known as "The Ontario Adult Education Board" and the members of The Universities' Adult Education Board of Ontario shall continue in office as members of the Ontario Adult Education Board in accordance with the terms of their appointment.
- 2. Clause b of regulation 1 of Ontario Regulations 76/45 is revoked and the following substituted therefor:
 - (b) "Board" shall mean The Ontario Adult Education Board; and
- 3. Subregulation 1 of regulation 2 of Ontario Regulations 76/45 except clauses a to j, both inclusive, is revoked and the following substituted therefor:
 - (1) The Lieutenant-Governor in Council may establish a Board to be known as The Ontario Adult Education Board which shall be composed of one representative nominated by each of the following:

G. A. DREW,
Minister of Education.

OCTOBER 12th, 1946

THE GAME AND FISHERIES ACT, 1946

O. Reg. 116/46. New. Open Season for Grouse and Other Birds. Approved—September 24th, 1946. Filed—September 26th, 1946, 2.20 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR GROUSE AND OTHER BIRDS

Ruffed grouse, spruce partridge, sharp-tailed grouse and ptarmigan may be hunted, killed or destroyed from October 5th, 1946, to October 14th, 1946, both inclusive (hereinafter called the "open season") in,

- (a) the whole of Ontario except the Counties of Essex, Kent, Lambton, Middlesex, Elgin, Perth, Ontario, Oxford, Norfolk, Waterloo, Brant, Haldimand, Wentworth, Lincoln, Welland, Haldimand, Wentworth, Lincoln, We Wellington, Peel, Halton and York; and
- the Township of Puslinch in the County of Wellington and the Townships of Pickering, Whitby and Whitby East in the County of Ontario,

upon the following conditions:

- (i) that the total number of birds hunted, killed or destroyed in any one day does not exceed five and in the open season twenty; and
- (ii) that possession of the birds at any time is limited to the number prescribed in clause i.

THE DEPARTMENT OF MUNICIPAL AFFAIRS

O. Reg. 117/46. New. Tax Sale Procedure in Parry Sound. Filed—September 27th, 1946, 1.50 p.m.

ORDER MADE BY THE DEPARTMENT OF MUNICIPAL AFFAIRS UNDER THE DEPART-MENT OF MUNICIPAL AFFAIRS ACT

In respect of a municipality within the District of In respect of a municipality within the District of Parry Sound, the tax arrears procedures of this Act shall apply and the tax sale procedures of *The Assessment Act* shall not apply and in such case the use or disposition of land vested in the municipality under the tax arrears procedures and the application of the proceeds of such use or disposition shall be subject to the appropriate of the Department. approval of the Department.
G. H. DUNBAR,
Minister of Municipal Affairs.

THE PUBLIC HEALTH ACT

O. Reg. 118/46. Amending O. Reg. 99/46. Pre-Natal Examination. Approved—September 24th, 1946. Filed—September 27th, 1946, 3.20 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

-(1) Form 2 of Ontario Regulations 99/46 is amended by striking out subparagraph 3 of paragraph 5.

- (2) The said Form 2 is further amended by adding the following:
 - 6. Tests:
 - (1) Haemoglobin,-
 - (a) Per Cent (b) Method
 - (2) Urinalysis,-
 - (a) Specific gravity (b) Albumen

 - (c) Sugar
 - (3) Blood Serological Examination,—
 - (a) Name of test(b) Result
 - (b)
 - (c) Name of Laboratory to which specimen submitted
 - Laboratory number
 - (e) Date of Report

THE PUBLIC HEALTH ACT

O. Reg. 119/46. Amending O. Reg. 57/45. Lambton Health Unit. Approved—September 24th, 1946. Filed—September 27th, 1946, 3.25 p.m.

REGULATIONS MADE BY THE MINISTER RESPECTING HEALTH UNITS UNDER THE PUBLIC HEALTH ACT

Ontario Regulations 57/45 are amended by adding to the Appendix the following schedule:

SCHEDULE 16

LAMBTON HEALTH UNIT

- 1. The Board of Health of the Lambton Health Unit shall consist of seven members as follows:
 - (a) One member to be appointed by the Lieutenant-Governor in Council;
 - (b) Two members to be appointed by the Municipal Council of the City of Sarnia;
 - (c) One member to be appointed by the Municipal Council of the Village of Courtright;
 - (d) One member to be appointed by the Municipal Council of the Village of Point Edward;
 - (e) One member to be appointed by the Municipal Council of the Township of Moore; and
 - (f) One member to be appointed by the Municipal Council of the Township of Sarnia.
- A member appointed by a Municipal Council shall hold office during the pleasure of the Municipal Council which appointed him.

RUSSELL T. KELLEY, Minister of Health.



OCTOBER 19th, 1946

THE HIGHWAY TRAFFIC ACT

O. Reg. 120/46. Revoking Subreg. 5 of Reg. 1 of O. Reg. 264/44. Fees. Approved—September 24th, 1946. Filed—October 3rd, 1946, 10.00 a.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

Subregulation 5 of regulation 1 of Ontario Regulations 264/44 is revoked.

THE COMMERCIAL VEHICLE ACT

O. Reg. 121/46. Revoking Reg. 21 of O. Reg. 267/44. Non-Resident Licensees. Approved—September 24th, 1946. Filed-October 3rd, 1946, 10.15 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE COMMERCIAL VEHICLE ACT RECOM-

Regulation 21 of Ontario Regulations 267/44 is revoked.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 122/46. New. Barbering Industry—Tillsonburg, Eden, Straffordville, Vienna, Port Burwell, Brownsville, Courtland Zone. Approved—October 1st, 1946. Filed-October 4th, 1946, 3.45 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 1st day of October, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Tillsonburg and the villages of Eden, Strafford-yille, Vienna, Port Burwell, Brownsville and Courtland as a zone for the industry to be known hereafter as the TILLSONBURG-EDEN-STRAFFORDVILLE-VIENNA-PORT BURWELL-BROWNSVILLE-COURTLAND ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Tillsonburg-Eden-Straffordville-Vienna-Port Burwell-

Brownsville-Courtland Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the eniployers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that Your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE TILLSONBURG-EDEN-STRAFFORD-VILLE-VIENNA-PORT BURWELL-BROWNS-VILLE-COURTLAND ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;

 - (b) shaving; (c) singeing; (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp
 - treatment;
 - massaging the face;
 - (g) honing or stropping of razors; and
 (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean:-
 - (a) New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day;
 - (b) Wednesday in the Town of Tillsonburg and the Village of Courtland; and
 - (c) Wednesday after 12 o'clock noon in the villages of Eden, Straffordville, Vienna, Port Burwell and Brownsville.
- (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows;-

(a)	in the Town of Tillsonburg,— on Monday, Tuesday, Thursday and Friday from 9 a.m. to 6 p.m. on Saturday from 9 a.m. to 9 p.m.
(b)	in the Village of Courtland,— on Monday and Friday from 9 a.m. to 6 p.m. on Tuesday and Thursday from 9 a.m. to 9 p.m. on Saturday from 9 a.m. to 10 p.m.
(c)	in the villages of Eden, Straffordville, Vienna and Port Burwell,— on Monday and Friday from 9 a.m. to 6 p.m. on Tuesday and Thursday from 9 a.m. to 8 p.m. on Wednesday from 9 a.m. to 12 noon on Saturday from 9 a.m. to 10 p.m.

(d) in the Village of Brownsville,—
on Monday, Tuesday,
Thursday and Friday from 9 a.m. to 8 p.m.

Thursday and Friday from 9 a.m. to 8 p.m. on Wednesday..... from 9 a.m. to 12 noon on Saturday..... from 9 a.m. to 10 p.m. (S. 7, cl. a)

5. The following classification of employees working in the barbering industry is established:

CLASS A—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;

CLASS B—A person who is given part time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

CLASS A—\$18.00 per week plus 60 per cent of the proceeds in excess of \$28.00 from the work performed by the employee;

CLASS B—(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$10.75 per week plus 60 per cent of the proceeds in excess of \$18.25 from the work performed by the employee;

(ii) Persons working on Saturday or the day before a holiday and on the previous evening only \$7.00 per week plus 60 per cent of the proceeds in excess of \$11.00 from the work performed by the employee;

(iii) Persons working on Saturday only or the day before a holiday, \$5.75 per day or part thereof plus 60 per cent of the proceeds in excess of \$8.75 from the work performed by the employee;

(iv) Persons working on days other than Saturday or the day before a holiday, \$3.50 per day or part thereof plus 60 per cent of the proceeds in excess of \$6.00 from the work performed by the employee.

(S. 7, cls. c and f)

7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. d)

8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
	haircut, children	
(c)	shave	20 cents
	singe	
(e)	shampoo, plain	35 cents
	hair tonics	
	facial massage, plain	
	razor honing	
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.

10. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 123/46. Replacing O. Reg. 142/44. Barbering Industry—Simcoe, Hagersville, Jarvis, Waterford, Port Dover, Delhi, Port Rowan, South Walsingham, St. Williams Zone. Approved—October 1st, 1946. Filed—October 4th, 1946, 3.50 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 1st day of October, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Simcoe and the villages of Hagersville, Jarvis, Waterford, Port Dover, Delhi, Port Rowan, South Walsingham and St. Williams as a zone for the industry to be known hereafter as the SIMCOE-HAGERS-VILLE-JARVIS-WATERFORD-PORT DOVER DELHI-PORT ROWAN-SOUTH WALSINGHAM-ST. WILLIAMS ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Simcoe-Hagersville-Jarvis-Waterford-Port Dover-Delhi-Port Rowan-South Walsingham-St. Williams Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by. The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry, within the zone: Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that Your Honour declare the schedule, appended hereto shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE SIMCOE-HAGERSVILLE-JARVIS-WATERFORD-PORT DOVER-DELHI-PORT ROWAN-SOUTH WALSINGHAM-ST. WILLIAMS ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;(c) singeing;

 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment:

 - (f) massaging the face;
 (g) honing or stropping of razors; and
 (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean;
 - (a) New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day;
 - (b) every Wednesday after 12 o'clock noon except in a week in which one of the other holidays occurs on any other day in that week—in the Town of Sinicoe and the villages of Waterford, Port Dover, Delhi, Port Rowan, South Wal-singham and St. Williams; and
 - (c) every Thursday after 12 o'clock noon except in a week in which one of the other holidays occurs on any other day in that week—in the villages of Hagersville and Jarvis.

(S. 7, cls. d and g)

- The regular hours during which employers and employees may work in the barbering industry shall be as follows;-
 - (a) in the Town of Simcoe and the villages of Delhi, Port Rowan, South Walsingham and St. Williams.-

on Monday, Tuesday, Thursday and Friday.... from 8.30 a.m. to 7.00 p.m. on Saturday.... from 8.30 a.m. to 9.00 p.m.

(i) on Wednesday from 8.30 a.m. to 12.00 noon (ii) on Wednesday in a week in

which a holiday occurs...... from 8.30 a.m. to 7.00 p.m.

(b) in the villages of Hagersville and Jarvis,-

on Monday, Tuesday and Friday from 8.30 a.m. to 6.30 p.m.

on Wednesday and
Saturday..... from 8.30 a.m. to 10.00 p.m.
(i) on Thursday.. from 8.30 a.m. to 12.00 noon

h

(ii) on Thursday in a week in which a holiday occurs...... from 8.30 a.m. to 6.30 p.m.

(c) in the Village of Waterford,-

on Monday, Tues-

day, Thursday and Friday.... from 9.00 a.m. to 8.00 p.m. on Saturday.... from 9.00 a.m. to 10.00 p.m. (i) on Wednesday from 9.00 a.m. to 12.00 noon

(ii) on Wednesday in a week in which a holiday

occurs..... from 9.00 a.m. to 8.00 p.m.

(d) in the Village of Port Dover,-

on Monday, Tues-day, Thursday

day, Thursday
and Friday.... from 9.00 a.m. to 7.00 p.m.
on Saturday.... from 9.00 a.m. to 9.00 p.m.
(i) on Wednesday from 9.00 a.m. to 12.00 noon

(ii) on Wednesday in a week in

which a holiday occurs..... from 9.00 a.m. to 7.00 p.m.

(S. 7, cl. a)

5. The following classification of employees working in the barbering industry is established:

CLASS A—A person who is given full time employment on a straight salary basis;

CLASS B-A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;

CLASS C—A person who is given part time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

Class A—\$20.00 per week;

- CLASS B—\$15.00 per week plus 65 per cent of the proceeds in excess of \$22.00 from the work performed by the employee;
- CLASS C-(i) Night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive and all day or less on Saturday, \$8.50 per week plus 65 per cent of the proceeds in excess of \$13.50 from the work performed by the eniployee;
 - (ii) Persons working on Saturday or the day before a holiday and on the previous evening only \$5.75 per week plus 65 per cent of the proceeds in excess of \$8.25 from the work performed by the employee;
 - (iii) Persons working on Saturday only or the day before a holiday, \$4.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$6.00 from the work performed by the employee;
 - (iv) Persons working on days other than Saturday or the day before a holiday, \$3.00 per day or part thereof plus 65 per cent of the proceeds in excess of \$5.00 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

	haircut or trim, adults	
(b)	haircut, children	25 cents
	shave	
	singe	
(e)	shampoo, plain	35 cents
	hair tonics	
	facial massage, plain	
(h)	razor honing	35 cents
(i)	ladies' neck clip	10 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 142/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

THE MILK CONTROL ACT

O. Reg. 124/46. New. Leamington Milk Producers' Association. Approved—October 1st, 1946. File—October 4th, 1946, 4.30 p.m.

ORDER

made by the Minister of Agriculture under

The Milk Control Act

- 1. In this Order,-
- (a) "Association" shall mean the Learnington Milk Producers' Association;
- (b) "Board" shall mean the Milk Control Board of Ontario:
- (c) "distributor" shall mean a person engaged in the distribution of milk to consumers in the Town of Leamington, in the County of Essex;
- (d) "producer" shall mean a person engaged in supplying mi.k to a distributor.

- 2. A producer engaged in supplying milk to a distributor shall pay to the Association license fees in the amount of one cent for each one hundred pounds of milk so supplied.
- 3. A distributor who receives milk from a producer shall deduct the amount of the license fees payable by that producer from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall forward the license fees deducted in each month to the secretary of the Association on or before the 20th day of the next following month.
- 5. The Association shall not use any moneys received as license fees for the retail or wholesale distribution or processing of milk.
- 6. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
- 7. This Order shall come into force on the 1st November, 1946.

THOMAS L. KENNEDY, Minister of Agriculture.

THE NURSES' REGISTRATION ACT

O. Reg. 125/46. Amending O. Reg. 221/44. General. Approved—October 1st, 1946. Filed—October 5th, 1946, 9.00 a.m.

REGULATIONS MADE UNDER THE NURSES' REGISTRATION ACT

- 1.—(1) Subregulation 1 of regulation 11 of Ontario Regulations 221/44 is revoked and the following substituted therefor:
 - (1) There shall be a Council of Nurse Education consisting of not more than eleven members.
- (2) Subregulation 3 of the said regulation 11 is amended by adding the following clause:
 - (h) two registered nurses who shall be appointed on the recommendation of The Registered Nurses' Association of Ontario to hold office until the 17th day of July, 1947.
- 2. Regulation 13 of Ontario Regulations 221/44 is revoked and the following substituted therefor:
 - 13. Six members of the Council shall constitute a quorum, and all acts of the Council shall be decided by the majority of the members present.

. OCTOBER 26th, 1946

THE GAME AND FISHERIES ACT, 1946

O. Reg. 126/46. New. Open Season for Pheasants. Made and Approved—October 8th, 1946. Filed—October 11th, 1946, 3.00 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR PHEASANTS

- 1. Ring-necked pheasants may be hunted or killed with guns other than guns using ammunition containing only one bullet between the hours of 8 a.m. and 5 p.m.,—
 - (a) on October 23rd, 26th and 28th, 1946, in the townships of,—
 - (i) Caistor, Clinton, Gainsboro, Grantham, Grimsby North, Grimsby South, Louth and Niagara in the County of Lincoln;
 - (ii) Bertie, Crowland, Humberstone, Pelham, Stamford, Thorold, Wainfleet and Willoughby in the County of Welland; and
 - (iii) Ancaster, Barton, Beverley, Binbrook, Flamboro East, Flamboro West, Glanford and Saltfleet in the County of Wentworth;
 - (b) on October 25th and 26th, 1946, in the townships of,—
 - (i) Marysburgh South in the County of Prince Edward;
 - (ii) Pickering, Whitby and Whitby East in the County of Ontario;
 - (iii) Gwillimbury North, King, Markham, Scarborough, Vaughan and Whitchurch in the County of York;
 - (iv) Albion, Caledon, Chinguacousy, and in that portion of the Township of Toronto lying North of the Queen Elizabeth Highway, in the County of Peel;
 - (v) Esquesing, Nassagaweya, Nelson and Trafalgar in the County of Halton;
 - (vi) Puslinch in the County of Wellington;
 - (vii) Burford, Dumfries South and Onondaga in the County of Brant;
 - (viii) Dereham and Oxford East in the County of Oxford.
 - (ix) Aldborough, Bayham, Dorchester South, Dunwich and Malahide in the County of Elgin; and
 - (x) Plympton in the County of Lambton;

and in that part of the Township of Westminster in the County of Middlesex described as follows:—

Commencing at the southeasterly corner of the said Township of Westminster;

Thence northerly along the eastern boundary thereof to the northern limit of the 3rd concession of the said township;

Thence westerly along the said northern limit of the 3rd concession to the southeastern limit of The King's Highway No. 2;

Thence southwesterly following the last-mentioned limit to the eastern limit of The King's Highway No. 4 running south from Lambeth;

Thence southerly along the eastern limit of the said The King's Highway No. 4 to the southern boundary of the Township of Westminster;

Thence easterly along the said southern boundary of the said township to the point of commencement;

(c) on October 31st and November 1st, 1946, in the township of,—

Pelee Island in the County of Essex;

upon the conditions that the total number hunted, killed or possessed in any one day does not exceed three cock-birds, except in the Township of Pelee Island, where the total number hunted, killed or possessed in one day does not exceed four cock-birds.

- 2. Townships are authorized to issue and charge fees for licenses to hunt ring-necked pheasants during this open season as follows,—

 - (b) to persons not residing in the rural parts of the townships in the Counties of Lincoln and Welland, for the first day.....\$2.00 and for each succeeding day......\$1.00
 - (c) to persons hunting in the Township of Pelee Island......\$5.00
 - (d) (i) to persons hunting who reside in the rural parts of all other townships... \$.25
 - (ii) to persons hunting who do not reside in rural parts, for each day...... \$1.00

THE NATURAL GAS CONSERVATION ACT

O. Reg. 127/46. Revoking Reg. 8 of O. Reg. 66/46. New Appliances. Made—October 7th, 1946. Filed—October 11th, 1946, 3.25 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE NATURAL GAS CONSERVATION ACT

Regulation 8 of Ontario Regulations 236/44 as made by Ontario Regulations 66/46 is revoked and the following substituted therefor:

- 8. Without the approval in writing of the commissioner, no person shall purchase, install or reinstall, and no person engaged in producing, transmitting or distributing natural gas shall furnish natural gas to a person who purchases, installs or re-installs,—
 - (a) a furnace or room heater constructed, converted or designed for the use of natural gas and intended to be used for domestic, industrial or commercial heating purposes; or
 - (b) any other equipment or appliance constructed, converted or designed for the use of natural gas and intended to be used for industrial or commercial purposes.

Dated at Toronto this 7th day of October, 1946.

LESLIE M. FROST, Minister of Mines.

THE TEACHING PROFESSION ACT, 1944

O. Reg. 128/46. Replacing Clause a of Subregulation 1 of Regulation 3 of O. Reg. 60/44 as amended by O. Reg. 86/45. Fees. Approved—October 8th, 1946. Filed—October 21st, 1946, 9.30 a.m.

REGULATIONS MADE BY THE BOARD OF GOVERNORS UNDER THE TEACHING PROFESSION ACT, 1944

Clause (a) of subregulation 1 of regulation 3 of Ontario Regulations 60/44 as amended by Ontario Regulations 86/45 is revoked and the following substituted therefor:

(a)	secondary school teachers,	
	on salaries of \$3000 and over	
	\$2500 to \$2999	
	\$2000 to \$2499	
	\$1500 to \$1999	
	on salaries up to and including \$1499.	.\$ 8.00

NORA HODGINS, Secretary, Ontario Teachers' Federation.

NOVEMBER 9th, 1946

THE PROFESSIONAL ENGINEERS ACT

O. Reg. 129/46. By-laws. Replacing O. Regs. 246/44 and 15/46. Approved—October 24th, 1946. Filed—October 29th, 1946, 11.00 a.m.

BY-LAWS PASSED BY THE COUNCIL UNDER THE PROFESSIONAL ENGINEERS ACT

ELECTION OF COUNCIL

Nominations

- 1.—(1) A candidate for election to the Council shall be nominated in the manner prescribed in this by-law.
- (2) At its October meeting in each year the Council shall appoint a nominating committee consisting of two members from each branch of the Association who are not members of the Council.
- (3) The committee shall make nominations for president, first vice-president, second vice-president and councillors.
- (4) Any ten members may nominate candidates for president, first vice-president or second vice-president and five members in any branch may nominate councillors for that branch.
- (5) Only nominations received by the secretary on or before the 10th day of November immediately following the October meeting of the Council shall be deemed nominations.

Voting

- 2.—(1) Unless the election is by acclamation, the secretary shall prepare the ballot from the nominations and shall on or before the 1st day of December immediately following the October meeting of the Council mail a printed ballot, Form 1, to each member entitled to yote.
- (2) Only those ballots received by the secretary on or before the 20th day of December immediately following the October meeting of the Council shall be valid.
- 3. The candidates receiving the highest number of votes shall be declared elected.
- 4.—(1) When an election is necessary, three scrutineers shall be appointed by the president prior to the 20th day of December.
- (2) The scrutineers shall count the votes received by the secretary and shall report the result of the voting to him on or before the 28th day of December.
- (3) The secretary shall notify the members of the Council of their election and they shall take office on the 1st day of January.

MEETINGS OF COUNCIL

- 5.—(1) Regular meetings of the Council shall be held in January, April, July and October in each year.
- (2) The time and place of meeting shall be named by the president, and notice shall be given by the secretary to each member of the Council not less than seven days before the meeting.

- 6. Special meetings of the Council may be called by the president or executive committee, and the secretary shall give such reasonable notice to all members of the Council as circumstances permit.
- 7. Seven members of the Council shall constitute a quorum.
- 8. Where a vacancy occurs among the elected representatives of the Council, or in the case of death, resignation or incapacity of any officer, the Council shall fill the vacancy for the balance of the term.
- 9. The transactions of the Council or of any committee shall be valid notwithstanding disqualification of any member thereof through any defect or irregularity in his election or appointment.

MEMBERSHIP

- 10.—(1) An application for membership shall be in Form 2.
- (2) An application by a recorded graduate for membership shall be in Form 3.
 - (3) A certificate of membership shall be in Form 4.

MEETINGS OF ASSOCIATION

- 11. General meetings of the Association may be called by the president, with the consent of the Council, or by the secretary upon the petition of one hundred members.
- 12. One hundred members shall constitute a quorum for all general meetings.
- 13.—(1) Notice of a general meeting shall be sent to all members at least ten days before the date of the meeting, and the notice shall set forth the purpose of the meeting.
- (2) All notices required to be given to members shall be deemed to have been regularly given if mailed, postage prepaid, in the Toronto Post Office, addressed to the member at his last known address recorded in the office of the Association.
- (3) A statutory declaration by the secretary or his nominee shall be conclusive evidence of the mailing of such notices.

OFFICERS

- 14. The appointment of,-
 - (a) a registrar and a secretary and a treasurer; and
 - (b) such officials as the Council may deem necessary, to hold office during the pleasure of the Council,

shall be made by the Council at its January meeting.

- 15. The secretary shall,-
 - (a) keep the minutes of all meetings of the Association, of the Council and of the executive committee;
 - (b) conduct the correspondence;
 - (c) receive all payments due the Association;
 - (d) certify to the correctness of all accounts to be paid;

- (e) collect fees;
- (f) give notices of meetings;
- (g) keep correct accounts;
- (h) prepare financial statements; and
- (i) perform such other secretarial duties as the Council may prescribe.
- 16. Where any officer or official is unable to perform his duties from any cause, the Council may make such arrangement as are necessary for the performance of his duties.

LICENCES

- 17.—(1) An application for a licence under subsection 1 of section 17 of the Act shall be in Form 5.
- (2) An application for a licence under subsection 2 of section 17 of the Act shall be in Form 6.
- (3) A licence under subsection 1 or 2 of section 17 of the Act shall be in Form 7.

FINANCES

- 18.—(1) The membership fee for the first calendar year of membership, or for the balance thereof, shall be \$10 and shall be paid by the applicant with his application for registration as a member of the Association.
- (2) Where membership has not been granted to an applicant his membership fee shall be returned to him.
- 19. Each member shall pay to the Association on the first day of January in each year following the year of his admission a fee of \$10.
- 20.—(1) The fee for a licence to practise in Ontario under subsection 1 of section 17 of the Act shall be \$5.
- (2) The fee for a licence to practise in Ontario under subsection 2 or 3 of section 17 of the Act shall be \$10.
- 21. Each applicant who is required by Council to sit for an examination shall transmit to the Association.—
 - (a) with his application to sit for the examination an application non-returnable fee of \$10; and
 - (b) an examination fee of \$90 payable one month in advance of writing of the examination.
- 22.—(1) All money received on behalf of the Association shall be deposited in the name of the Association in a chartered bank designated by the Council.
- (2) Funds of the Association not immediately required for its lawful purposes may be invested in securities authorized by law for the investment of trust funds if considered advisable by the Council.
- (3) The securities shall be registered in the name of the Association and shall be kept in a safety deposit vault, subject to access only by the president or a vice-president accompanied by the secretary.
- (4) The securities shall not be sold or exchanged except by direction of the Council at a meeting at which not fewer than twelve members are present.
- (5) All payments shall be made by cheque signed by the president or a vice-president and by the secretary.
- 23.—(1) The secretary shall be bonded by a guarantee company approved by the Council in the amount of not less than \$5,000 and other employees may be bonded in such amounts as may be determined by the Council from time to time.

- (2) The cost of the bonds shall be paid by the Association.
- 24. The fiscal year of the Association shall be the calendar year.
- 25. At the January meeting of the Council one or more chartered accountants shall be appointed as auditors, who shall examine the financial or other records of the Association for the current year and prepare a statement of account and report to the secretary on or before the 20th day of January of the following year.
- 26. The balance sheet, with summary of the auditor's report, shall be printed and mailed to all members of the Association by the secretary after its presentation to the Council.

REMUNERATION

- 27.—(1) The Council may remunerate from the funds of the Association, the registrar, the secretary, the treasurer, the auditor, other officers or officials appointed by the Council and the necessary clerical assistants, and defray any other expenses incidental to the work of the Association.
- (2) The Council may provide for and equip an office for carrying on the business of the Association.
- 28. Members of the Council shall be reimbursed for any out-of-pocket expenses incurred in carrying out the work of the Association, when authorized by the Council.
 - 29. The Council may,—
 - (a) fix the remuneration to be paid to the board of examiners;
 - (b) provide rooms in which to hold the examinations; and
 - (c) pay necessary expenses incurred in connection with the examinations.

EXAMINATIONS

30. Any vacancy in the board of examiners may be filled by the Council.

SEALS

31. The seal of the Association shall contain the words "Association of Professional Engineers of the Province of Ontario, Incorporated 1922", and shall be of such design as the Council may select, and when used shall be authenticated by the signature of the president or a vice-president and the secretary or registrar.

ORDER OF BUSINESS AND PROCEEDINGS

- 32.—(1) The order of business at meetings of the Association shall be as follows,—
 - (a) reading of minutes;
 - (b) business arising out of minutes;
 - (c) reading and considering correspondence;
 (d) reading and considering reports from the
 Council and of committees; and
 - (e) general business.
- (2) The order of business at meetings of the Council shall be as follows,—
 - (a) reading of minutes;
 - (b) business arising out of minutes;
 - (c) reading and considering correspondence;
 (d) reading and considering reports from committees, board of examiners, auditors, and others:
 - (e) considering and passing accounts;
 - (f) general business;
 - (g) receiving and considering application for membership.

- (3) The minutes of any meeting of the Association or the Council, or of a Committee, purporting to be signed by the president or a vice-president and by the secretary, shall, in the absence of proof to the contrary, be deemed to be a correct record of the proceedings at the meeting.
- 33. The procedure at all meetings of the Association and of the Council shall be governed by the rules laid down in "Bourinot's Rules of Order" (6th Edition), except as otherwise provided in these by-laws.
- 34.—(1) All proposed amendments or additions to these by-laws may,-
 - (a) originate in the Council; or
 - (b) be submitted to the Council by a petition signed by not fewer than twenty members.
- (2) If the proposed amendments or additions are approved by the Council they shall be printed and submitted within two months to the members of the Association for approval.
- (3) If the proposed amendments or additions are not approved by the Council they shall be returned to the petitioners with the Council's reason for rejection.
- (4) If a majority of those voting approve, the amendments or additions shall be submitted to the Lieutenant-Governor in Council for approval.

COMMITTEES

- 35. In addition to any other committees which the Council may appoint from time to time, the Council shall appoint each year at the January meeting of the Council the following standing committees:
 - (a) executive;(b) legislation;

 - (c) finance;
 - (d) publicity; and
 - (e) practice and ethics.
- 36.—(1) The president of the Association shall be an ex-officio member of all committees.
- (2) The vice-presidents and immediate past president shall be ex-officio members of the standing committees.
- 37. Subject to by-law 36, the standing committees shall be constituted as follows:
 - (a) the executive committee of one member of the Council from each branch:
 - (b) the legislation committee of two members of the Council and any other members of the Association appointed by the Council;
 - (c) the finance committee of two members of the Council;
 - (d) the publicity committee of two members of the Council and any other members of the Association ap-pointed by the Council; and
 - (e) the practice and ethics committee of one member from each branch of the Association of whom at least two are on the Council.

DUTIES OF STANDING COMMITTEES

- 38. The executive committee shall,—
 - (a) deal with urgent matters arising between regular meetings of the Council;

- (b) consult with other committees of the Coun-
- (c) report to the Council matters involving the ethical behaviour of members;
- (d) advise the secretary or any other officers or officials on matters of policy;
- (e) act upon or report upon any matter which may be referred to it by the Council; and
- (f) prepare a resume of the year's activities with particular reference to matters of policy as to the outgoing and incoming Council.
- 39. The legislation committee shall,—
 - (a) recommend to the Council changes in the Act which may be necessary or advisable;
 - (b) inform the Council of any proposed legisla-tion which directly or indirectly affects the interests of the Association; and
 - (c) consult the solicitor of the Association when necessary on matters pertaining to legislation.
- 40. The finance committee shall,-
 - (a) advise the Council on the purchase or sale of securities;
 - (b) check and report to the Council on all expenditures;
 - (c) report from time to time the current position in relation to the budget;
 - (d) advise on expenditures not included in the budget; and
 - (e) prepare a budget for the consideration, amendment or adoption of the incoming Council at its January meeting.
- 41. The publicity committee shall, under the direction of the Council,—
 - (a) prepare and issue any publications of the Association; and
 - (b) inform the public on the Association's activities.
- 42. The practice and ethics committee shall advise the Council on all matters referred to it in connection with the practice and ethics of the profession.
- 43. The Council may impose such other duties on any standing or other committees as it may deem fit.
- 44. Ontario Regulations 246/44 and Ontario Regulations 15/46 are revoked.

THE ASSOCIATION OF PROFESSIONAL ENGINEERS OF THE PROVINCE OF ONTARIO.

(Seal)

G. ROSS LORD, President.

W. McKAY,

Secretary.

FORM 1

THE PROFESSIONAL ENGINEERS ACT

BALLOT FOR COUNCIL

Each member is entitled to vote for president, first vice-president and second vice-president but he may only vote for the councillors nominated to represent the branch in which he is registered to vote. Two councillors to be elected in each branch.

Place an X at the left side of the names of those for whom you wish to vote who have been nominated in accordance with the by-laws of the Association.

PRESIDENT
Note:—Vote for not more than one of the following:
☐ A. B.
☐ C. D.
FIRST VICE-PRESIDENT
Note:—Vote for not more than one of the following:
□ A. B.
C. D.
SECOND VICE-PRESIDENT
Note:—Vote for not more than one of the following:
☐ A. B.
□ C. D.
COUNCILLORS
Civil Branch
Note:—Vote for not more than two of the following:
C. D.
□ E. F.
Chemical and Metallurgical Branch
Note:—Vote for not more than two of the following:
☐ A. B.
П. С. D.
E. F.
Electrical Branch
Note:—Vote for not more than two of the following:
□ A. B.
□ C. D.
□ E. F.
Mechanical Branch
Note:—Vote for not more than two of the following:
A. B.
☐ C. D.
□ E. F.
Mining Branch Note:—Vote for not more than two of the following:
A. B.
☐ C. D.
□ E. F.
Affix no signature or writing of any kind to this ballot paper. Place it in the small envelope provided, to which affix no writing or other mark of identification. Then enclose in outer envelope provided, on which
place the name and signature of elector, and forward
so as to be received by the Secretary on or before the

. FORM 2

20th day of December.

THE PROFESSIONAL ENGINEERS ACT

Registration No.....

Application for Membership in the Association of PROFESSIONAL ENGINEERS of the Province of Ontario

(Print or type full Christian names and surnames) residing at.												
(City or Town) (County) in the Province of Ontario, make application to be registered as a professional engineer under <i>The Professional Engineers Act.</i>												
I was born						. or	1					
I am a cit	izen of											
My qualifications are as follows:												
QUALIFICATIONS 1. Educational qualifications: (1) Preliminary education												
School Location Years in Attendance Diploma												
(2) Technical education												
Univer- sity	Loc tio		ł	egree Re- eiv e d	Cou	rse	Date o Gradu- ation	radu- Attend-				
2. Membe enginee societie	ers or	eng	ine	eerin	g. sc	atio	ons of partific of	prof	essio echn	onal ical		
Name	of Soci	ety		Adı	r of mis- on		rade of ember- ship	ob b	as A ttan tain y Ex inat	ice ied K-		
3. Engine State i engageme employme	full p a: nts wi	rticul th ou	lar ıtli	s of ne o	engin f pos	eei iti	ring exp ons held d dates	erie	nce atur	and e of lov-		
ment. (I sheets.)	f insu	hciei	nt	spac	e, at	tta	ch sepa	rate	sig	ned		
I enclose cheque for \$10 payable to the Association												
for fee for this calendar year, to be returned if membership not granted.												

I am aware that for purposes of representation upon the council and for registration, the Association is divided into civil, chemical and metallurgical, electrical, mechanical, mining branches and if accepted I desire registration in the.....branch.

I submit the name of the following three persons as references as to character and engineering experience:

	1111
	The following is a setting of an arrival in the set of
1 2 3	2. The following is an outline of my experience since graduation
Name	-
Present address	
Title or position	 I submit the names of the following three persons as references as to character and engineering experiences
Employer	
Period covered	
Terror covered	- Name
December 1 - 1/2 - 1	
Present position.	
Business address	
	Employer
(Regular signature of applicant) Date19.	
Date	
FOR OFFICE WEE ONLY	I enclose cheque for \$10 payable to the Association for fee for this calendar year.
FOR OFFICE USE ONLY	Present position. Employer.
Application received. Date Remarks	Business address Residence address
Registration fee received	
Application acknowledged	Date
Presented to council	
Decision of council	FOR OFFICE USE ONLY
If so, sent to Bd. of examiners Report of examiners	
Decision of council	Application received
Certificate issued	Registration fee received
Registration fee deposited	Published
	Decision of council
FORM 3	Applicant notified
THE PROFESSIONAL ENGINEERS ACT	
	FORM 4
Registration No	THE PROFESSIONAL ENGINEERS ACT
Application for Membership by a recorded graduate	Certificate of Membership
in the Association of	in
PROFESSIONAL ENGINEERS	ASSOCIATION OF PROFESSIONAL ENGINEERS OF THE PROVINCE OF ONTARIO
of the Province of Ontario	This is to certify that
I,(Print or type full Christian names and surname)	A. B.
residing at	. is registered as a member of the Association of Professional Engineers
in the Province of Ontario, recorded as a graduate engineer with the Association make application to be	1- I sha Province of Ontonio
registered as a professional engineer under The Profe sional Engineers Act.	under The Professional Engineers Act and is entitled to practise as a
Stonus Engineers Act.	PROFESSIONAL ENGINEER
I desire registration in the	in the Province of Ontario
(Civil, chemical and metallurgica electrical, mechanical or mining	Civen under the seal of the Association at Toronto
branch, and submit the following information concerning myself in support of my application.	thisday of19
1. My education qualifications are:	
(Year of Graduation) (University)	(President)
(Degree) (Course)	. (Tresident)
Number of years in attendance in engineering cour	se (Registrar)
,,,.,.,.,.,	(Inckisual)

,,...,

FORM 5

THE PROFESSIONAL ENGINEERS ACT

		FORM				My qualifications are as follows: 1. Educational qualifications: (1) Preliminary education										
THE	PROFESS	IONAL	ENGI	NEERS	ACT	(1) Pre	limina	ry edu	cation	1		1				
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		ication f	ı Canad													
	PROFESS	to the Asso SIONAL Provinc	ciation ENGI	NEERS						1						
(Print or	type full (Christia	n names	s and surr	name)	(2) Tec	hnical	educa	tion	1	1					
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l desire li		Civil, ch	emical a	and metal	lurgical,											
	n at izen of						rs or e	nginee	ring,			professional hnical soci-				
	ications are											Was Ad-				
Univer- sity	Loca- tion	Degree Re- ceived		Date of Gradu- ation	Years in Attend- ance	Name o	of Soci	ety	Adr		Grade of Member- ship	mittance Obtained by Ex- amination				
										.						
The work	for which	e name I desir	of assoc e the li	ciation of cence is a	engineers) us follows:	engagemer employme ment. (I sheet.)	ull par nts wit nt, na: f insur	ticular h outl me of fficient	rs of e line of emplo space	f posit byer a ce, att	ions held nd dates ach sepa	erience and l, nature of of employ- rate signed				
I enclose	cheque for	\$5 to	cover li	cense fee,				.								
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Ontario a		(Regula	ır signa	ture of ap		(b) If did (c) Un De	e you t so, on I you e der wl partm	tempor what enter C nat arr ent (C	arily date Canada angen anada	reside: and at a? nents v a) were	vith the I e you adr	ort of entry mmigration nitted?				
		FOR	M 6.			(d) Ar	e you i	now pr	actisi	ng pro	fessional	engineering				
THE	PROFES	SIONAI	LENG	INEERS	ACT	(e) If	"no",	when	do y	ou pro	pose to	commence?				
			Lice	ence No		(f) If	"yes",	at wh	at da	te did	you com	mence?				
		lication resident to	in Can			pro	ofession	nal en	ginee	ring s	ervices i	to, perform n Ontario?				
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make app gineer un	plication to der <i>The Pr</i>	be lice	ensed as	State or C s a profes neers Act.	ssional en-	I desire li (Note: Th lurgical, e	cence i e five l	in the. oran <mark>c</mark> h	es are	: civil,	chemical	Branch.				
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I submit the names of the following three persons as references as to character and engineering experience:

	1	2	3
Name			
Present address			
Title or position			
Employer			
Period covered			

Permanent business address.
Ontario business address.
Permanent residence address.
Ontario residence address.

(Regular signature of applicant)
Date.....19...

FOR OFFICE USE ONLY

	Date						Remarks												
Application received																			
License fee received																			
License fee deposited																			
Application acknowledged.																			
Presented to councillors																			
Decision of councillors																			
Applicant notified Licence issued																			
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FORM 7

THE PROFESSIONAL ENGINEERS ACT

Licence from THE ASSOCIATION OF PROFESSIONAL ENGINEERS OF THE PROVINCE OF ONTARIO

This is to certify that

is hereby granted a LICENCE to practise as a professional engineer to 31 December, 19... in the Province of Ontario under *The Professional Engineers Act*

This licence is not valid after 31 December, 19...

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 130/46. Amending O. Reg. 49/46. Carpentry Industry—Windsor zone. Made—October 24th, 1946. Filed—October 29th, 1946, 3.00 p.m.

ORDER MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

1. Section 2 of the schedule to Ontario Regulations 49/46 is revoked and the following substituted therefor:

MINIMUM RATE OF WAGES

- 2. The minimum rate of wages for work performed in the industry during the regular working periods shall be one dollar and twenty-three cents per hour, and this rate shall also apply to night work of not more than eight hours duration, where the work is of such a nature that it cannot be done during the regular working day, but shall not apply to overtime work; and this rate shall also apply to work done on Saturday before noon in order to permit the pouring of concrete. (S. 7, cl. c)
- 2. Subsection 2 of section 3 of the schedule to Ontario Regulations 49/46 is revoked and the following substituted therefor:
 - (2) Employees who are required to work on night shifts shall be paid at the rate of one dollar and twenty-eight cents per hour, or shall receive eight hours regular pay for seven hours work. (S. 7, cl. e)
- 3. Section 6 of the schedule to Ontario Regulations 49/46 is revoked and the following substituted therefor:

ADVISORY COMMITTEE

- 6. The advisory committee may issue permits authorizing the performance of the overtime work set forth in section 5, and the minimum rates of wages for this overtime work shall be twice the rate established for work performed during the regular working periods. (S. 7, cls. e and i)
- 4. This Order shall come into force on the tenth day after publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.

Dated and made at Toronto, this 2nd day of October, 1946.

INDUSTRY AND LABOUR BOARD.
E. BILLINGTON, Chairman.
E. G. GIBB, Member.
J. F. NUTLAND, Member.

We concur,
THE ADVISORY COMMITTEE
FOR THE CARPENTRY INDUSTRY
IN THE WINDSOR ZONE.

O. J. HEIN, Chairman. T. H. STARTUP. L. MCGILL ALLAN. J. T. BREEZE. SAMUEL C. MAXWELL,

THE GAME AND FISHERIES ACT, 1946

O. Reg. 131/46. New. Open Season for Deer. Approved—October 24th, 1946. Filed—October 30th, 1946, 11.35 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

- OPEN SEASON FOR DEER

 1. Deer may be hunted, killed or destroyed,
- (a) on November 18th to 23rd, both inclusive, in the year 1946, in,—
 - (i) the counties of Huron, Bruce and Grey;
 - (ii) in the townships of Williamsburgh and Mountain, in the County of Dundas;

1744 THE ONTA
(b) on November 27th to 30th, both inclusive, in the year 1946, in the townships of,—
(i) Orford in the County of Kent;
(ii) Blandford, Blenheim and Nissouri, East in the County of Oxford;
(iii) Erin and Minto, in the County of Welling ton; and
(iv) Esquesing and Nassagaweya, in the County of Halton;
upon the conditions in regulation 2.
2.—(1) Only rifles and shot-guns may be used,—
(a) in the counties of Huron, Bruce and Grey; and
(b) in the Township of Mountain in the County o Dundas;
(2) Only shot-guns using ammunition of bucksho or larger shot, or bow and arrow, shall be used,—
(a) in the Township of Williamsburgh in the County of Dundas; and
(b) in the areas set out in clause b of regulation 1.
3. The licence to hunt deer as hereinbefore provided shall be known as Special Licence to Hunt Deer and shall be in Form 1.
4. The open season for deer as provided in clause of section 26 of the Act is varied for the year 1946 by substituting a period of 16 days from and including the first Monday in November in that part of Ontario described as the townships of Rama, Mara and Thoral (including Canise or Thorah Island), in the County of Ontario.
THE GAME AND FISHERIES ACT, 1946. Special Licence No
DEER-SHIPPING COUPON
This coupon permits the licensee to ship one deer to any point in Ontario.
This coupon expires the 4th day of December, 1946.
Licensee
Cancelled byShipping Agent
Date
Deputy Minister .

Signature of Issuer.	Specimen Signature of Licensee.
Date.	Deputy Minister.
THE GAME AND FISHERIES A	Аст, 1946. pecial Licence No
DEER-SKIN SHI	PPING COUPON
This coupon permits the lic to any point	ensee to ship one deer skii in Ontario.
This coupon expires the 31s Licensee	
Cancelled byShipping Agent	
Date	• • • •
	Deputy Minister.

THE GAME AND FISHERIES ACT, 1946

O. Reg. 132/46. New. Open Season for Squirrels. Approved—October 24th, 1946. Filed-October 30th, 1946, 11.45 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR SQUIRRELS

Gray or black squirrels may be hunted, taken or killed in any part of Ontario on the 15th and 16th days of November, 1946, upon the condition that no person hunt, take or kill in any one day an aggregate number of squirrels in excess of five.

THE GAME AND FISHERIES ACT, 1946

O. Reg. 133/46. Amending O. Reg. 126/46. Open Season for Pheasants. Approved—October 24th, 1946. Filed—October 30th, 1946, 11.50 a.m.

REGULATIONS MADE UNDER THE GAME. AND FISHERIES ACT, 1946

- 1. Clause (c) of regulation 1 of Ontario Regulations 126/46 is revoked, and the following substituted therefor:
 - (c) on October 31st and November 1st, 1946, in the Township of Pelee Island in the County of Essex, excepting Hen Island.
- 2. Regulation 1 of Ontario Regulations 126/46 is amended by adding thereto the following clause:

SPECIAL LICENCE TO HUNT DEER.

THE GAME AND FISHERIES ACT, 1946.

Licence fee. \$3.50 ONTARIO

Issuing fee. .50 1 9 4 6

Total fee... \$4.00

Under The Game and Fisheries Act, 1946, and the regulation made thereunder, and subject to the limitations thereof, this licence is granted to.....

to hunt deer during the open season in the year 1946.

Number.....

Height....

Weight.....

Colour of hair..... Colour of eyes.....

Identification: Age....

- (d) on the 25th and 26th days of October, 1946, in the Townships of Bosanquet, Brooke, Dawn, Inniskillen, Euphemia, Moore, Sarnia, Sombra and Warwick, in the County of Lambton, upon the condition that the total number hunted, killed or possessed in any one day does not exceed three cock-birds.
- 3. Ontario Regulations 126/46 are amended by adding thereto the following regulation,—
 - 1a. Pheasants may be hunted or killed at any time during the months of October and November, 1946, on Hen Island in the Township of Pelee Island, and on Griffith's Island in the Georgian Bay.

THE CHEESE AND HOG SUBSIDY ACT, 1941, AS CONTINUED IN FORCE BY THE CHEESE AND HOG SUBSIDY ACT, 1946

O. Reg. 134/46. Revoking Part II of O. Reg. 87/46. General. Approved—October 24th, 1946. Filed—October 30th, 1946, 12.10 p.m.

REGULATIONS MADE UNDER THE CHEESE AND HOG SUBSIDY ACT, 1941, AS CONTINUED IN FORCE BY THE CHEESE AND HOG SUBSIDY ACT, 1946.

1. Part II. Ontario Regulations 87/46 is revoked.



NOVEMBER 16th, 1946

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 135/46. New. Extension of time for returns. Made—November 4th, 1946. Filed—November 4th, 1946, 4.00 p.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. The time for the return of the assessment roll or for making the revision or any final revision thereof of.
 - (a) The Corporation of the Township of Ancaster;(b) The Corporation of the Town of Aurora;

 - (c) The Corporation of the Township of Binbrook; (d) The Corporation of the Township of Charlotteville;

 - The Corporation of the Township of Glanford; The Corporation of the Township of Saltfleet; The Corporation of the Village of Stoney Creek; The Corporation of the Township of Walsingham North; and
 - The Corporation of the Village of Waterdown,

is extended for a period of 60 days.

G. H. DUNBAR.

Minister of Municipal Affairs.

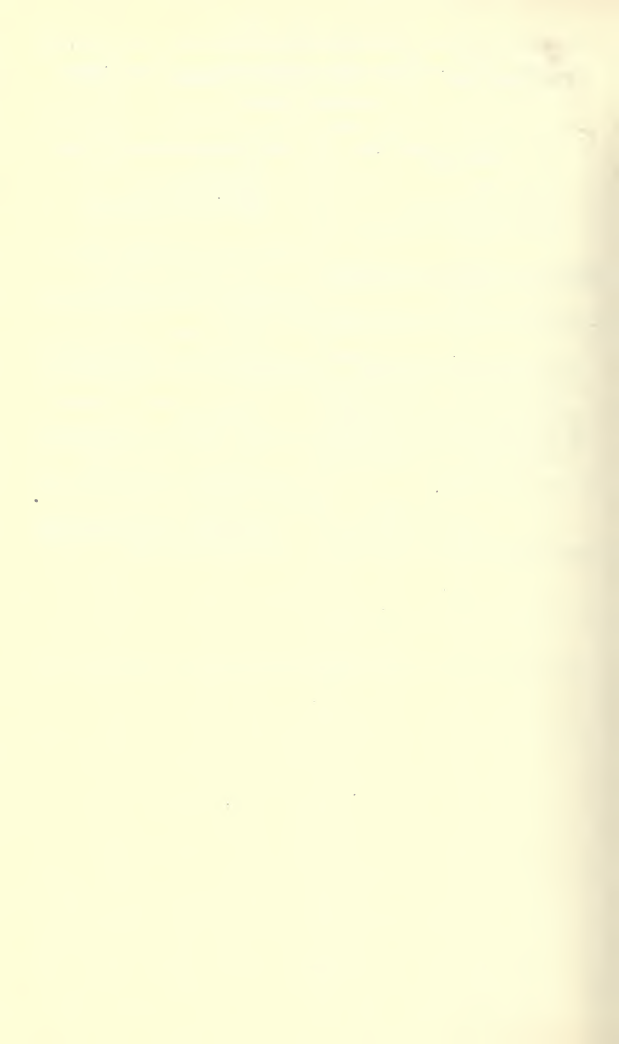
Dated at Toronto this 4th day of November, 1946.

THE GAME AND FISHERIES ACT, 1946

O. Reg. 136/46. Amending O. Reg. 131/46. Open Season for Deer. Approved—October 31st, 1946. Filed-November 5th, 1946, 3.30 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

- 1. Subclause i of clause b of regulation 1 of Ontario Regulations 131/46 is revoked, and the following substituted therefor:
 - (i) Howard and Orford, in the County of Kent:
- 2. Subclause iii of clause b of regulation 1 of Ontario Regulations 131/46 is revoked, and the following substituted therefor:
 - (iii) Erin, Minto and Puslinch, in the County of Wellington; and
- 3. Clause b of regulation 1 of Ontario Regulations 131/46 is amended by adding thereto the following,-
 - (v) Aldborough in the County of Elgin;
- 4. Ontario Regulations 131/46 are amended by adding thereto the following regulation,-
 - 2a. Deer may be hunted, killed or destroyed on November 11th to 26th, both inclusive, in the year 1946 in that part of the County of Carleton lying west of the Rideau River.



NOVEMBER 23rd, 1946

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 137/46. Amending O. Reg. 135/46. Extension of time for returns. Made—November 9th, 1946. Filed—November 13th, 1946, 9.15 a.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

Regulation 1 of Ontario Regulations 135/46 is amended by adding thereto the following clauses:

- (ff) The Corporation of the Township of Sidney;
- (j) The Corporation of the Township of West Flamboro;

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 9th day of November, 1946.

THE GAME AND FISHERIES ACT, 1946

O. Reg. 138/46. Amending O. Reg. 131/46. Open Season for Deer. Approved—November 7th, 1946. Filed—November 14th, 1946, 10.00 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

- 1. Subclause i of clause a of regulation 1 of Ontario Regulations 131/46 is revoked, and the following substituted therefor:
 - (i) the counties of Bruce and Grey; and

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 139/46. Amending O. Reg. 135/46. Extension of time for returns. Filed—November 19th, 1946, 11.50 a.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

Regulation 1 of Ontario Regulations 135/46 is amended by adding thereto the following clauses:
(dd) The Corporation of the Township of Houghton;

(ee) The Corporation of the Village of Port Rowan;

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this - day of November, 1946.

THE GAME AND FISHERIES ACT, 1946

O. Reg. 140/46. Amending O. Regs. 131/46 and 136/46. Open Season for Deer. Approved—November 15th, 1946. Filed—November 19th, 1946, 12.05 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

- 1. Regulation 1 of Ontario Regulations 136/46 is revoked.
- 2. Regulation 1 of Ontario Regulations 131/46 is amended by adding thereto the following:
 - (c) on November 29th and 30th, in the year 1946, in the townships of Howard and Orford, in the County of Kent.
- 3. Regulation 3 of Ontario Regulations 136/46 is revoked.

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 141/46. Amending O. Reg. 135/46. Extensions of time for returns. Filed—November 20th, 1946, 9.30 a.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF . MUNICIPAL AFFAIRS ACT

Regulation 1 of Ontario Regulations 135/46 is amended by adding thereto the following clauses:

- (gg) The Corporation of the Township of Townsend;
- (hh) The Corporation of the Village of Waterford;
- (k) The Corporation of the Township of Windham; and
- (1) The Corporation of the Village of Delhi.

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 19th day of November, 1946.



NOVEMBER 30th, 1946

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 142/46. Amending O. Reg. 52/46. Ontario Hog Producers' Marketing Scheme. Approved—November 14th, 1946. Filed-November 21st, 1946, 10.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

- 1. Clause a of subregulation 2 of regulation 11 of Ontario Regulations 52/46 as made by the Board is revoked and the following substituted therefor:
 - (a) negotiation and settle agreements respecting,—
 - (i) minimum prices;
 - (ii) forms of contract;
 - (iii) conditions of sale; and
 - (iv) fulfilment of contract;
 - (aa) negotiate and settle agreements respecting differentials, premiums and discounts for the grades and weights of live and dressed hogs.

Dated at Toronto this 21st day of October, 1946.

G. F. PERKIN, Chairman. J. B. NELSON, Secretary.

THE FARM PRODUCTS MARKETING ACT,

O. Reg. 143/46. Replacing O. Reg. 32/44. Ontario Seed-Corn Growers' Marketing Scheme. Approved—November 14th, 1946. Filed-November 21st, 1946, 11.45 a.m.

THE FARM PRODUCTS MARKETING ACT, 1946

SCHEME

1. This scheme may be cited as "THE ONTARIO SEED-CORN GROWERS' MARKETING SCHEME".

LOCAL BOARD

- 2. There shall be a local board to be known as "The Ontario Seed-Corn Growers' Marketing Board"
 - 3. The local board shall consist of seven members.

FIRST MEMBERS OF LOCAL BOARD

4. The members of the local board, who shall hold office until their successors are elected, shall be,-

- (a) William Wallace, Woodslee;
 (b) Lawrence Kerr, Chatham;
 (c) Charles Tellier, St. Joachim;
 (d) Milford C. Dalton, Kingsville;
- William Corneil, Appin; Clarence Nichols, Blenheim; and Ross Townsend, Blenheim.

(g)

REGISTRATION

- 5. Every grower of seed-corn shall register with the local board giving his name and address.
- 6. No person shall be entitled to vote at any elec-tion of the local board unless he has registered for the current year.

ELECTION OF LOCAL BOARD

7. The registered growers of seed-corn shall on or before the 31st day of March in each year elect the members of the local board.

POWERS AND DUTIES OF LOCAL BOARD

- 8. The local board shall have power,-
- (a) to control the marketing of seed-corn produced in Ontario and to regulate its sale under The Farm Products Marketing Act, 1946, and regulations relating to seed-corn made thereunder;
- (b) to stimulate, increase and improve the marketing of Ontario seed-corn by appointing such persons and doing such acts as it deems advised and to persons are such as a second such as a seco visable and to pay any expenses thereby in-curred out of the money raised as license fees under regulation 6.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF SEED-CORN

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board,-
 - (a) "dealer" shall mean the original purchaser of seed-corn produced in Ontario;
 - (b) "grower" shall mean a person engaged in growing seed-corn;
 - (c) "local board" shall mean The Ontario Seed-Corn Growers' Marketing Board;
 - (d) "processing" shall mean shelling, cleaning, dry-ing or grading and shall include any other treatment used in preparing seed-corn for marketing; and
 - (e) "seed-corn" shall mean corn of every kind or variety produced in Ontario for seed purposes except sweet-corn and pop-corn.

LICENCES FOR DEALERS

2. No person shall engage in Ontario in the business of a dealer in seed-corn except under the authority of a dealer's licence, form 1, from the Board.

- 3. An application for a dealer's licence shall be in writing, form 2.
- 4. A dealer's licence shall be issued annually for the period from the 1st day of April in the year in which the licence is issued to the 31st day of March in the following year.
- 5. Except as provided in regulation 6 licences shall be issued to dealers without charge.

LICENCE FEES

- 6.—(1) Every grower shall pay to the local board license fees at the rate of two cents for each bushel or fraction thereof of seed-corn delivered to a dealer.
- (2) The license fees payable by a grower shall be deducted by the dealer from the sum of money due to the person from whom the seed-corn was received.
- (3) The amount of the license fees provided for in subregulation 1 shall be forwarded monthly not later than the fifteenth day of the month by every dealer to the local board for the preceding calendar month, together with a statement upon the form furnished by the local board.

MARKETING

- 7.—(1) There shall be a committee of six persons to be known as "The Negotiating Committee" three of whom shall subject to the approval of the Board be appointed annually by the local board and three of whom shall be appointed annually by the dealers.
- (2) The Negotiating Committee may negotiate and settle agreements respecting,—
 - (a) minimum prices;
 - (b) forms of contract;
 - (c) conditions of sale; and
 - (d) fulfilment of contract.
- 8. Where The Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 9.—(1) The negotiating board shall consist of three persons, one of whom shall be appointed by the three members of The Negotiating Committee appointed by the local board, and another shall be appointed by the three members of The Negotiating Committee appointed by the dealers and the third member shall be appointed by the other appointed members of the negotiating board and where the appointed members fail to agree on the third member the Board shall appoint the third member.
- (2) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 10.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.
- (2) The Board may approve the whole or any part of an agreement submitted to it.

(3) Where the Board approves the whole or any part of an agreement submitted to it the Board may by order declare the agreement or part of it to be in force.

PROHIBITION

11. No growers shall sell or deliver seed-corn to any person except a licensed dealer or a person who purchases the seed-corn for use on his own farm.

REVOCATION

12. Ontario Regulations 32/44 are revoked.

Dated at Toronto, Ontario, this 5th day of November, 1946.

G. F. PERKIN, Chairman. J. B. NELSON, Secretary.

Name

(crest)

FORM 1

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A DEALER IN SEED-CORN

Address

This is to certify that.....

is hereby licensed as a dealer in seed- from the 1st day of April, 19, , March in the following year under Marketing Act, 1946, The Ontario S Marketing Scheme and the regulat Board for the marketing of seed-cor	to the 31st day of The Farm Products seed-Corn Growers' tions made by the
Dated at Toronto, Ontario, this , 19 .	day of
Cha	airman
Sec	cretary
FORM 2	
THE FARM PRODUCTS MARK	KETING BOARD
APPLICATION FOR LICENCE IN SEED-CORN under The Farm Products Marke	I

Name of Applicant
makes application to The Farm Products Marketing
Board for a licence to engage in the business of a
dealer in seed-corn under *The Farm Products Marketing*Act, 1946, for the period from the 1st day of April,
19, to the 31st day of March in the following year.

Dated at lay of	, Ontario, this , 19 .
	Applicant
	Address

DECEMBER 14th, 1946

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 144/46. Amending O. Reg. 135/46. Extension of time for returns. Filed—November 22nd, 1946, 4.00 p.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

Regulation 1 of Ontario Regulations 135/46 is amended by adding thereto the following clauses:

- (bb) The Corporation of the Village of Beaverton;
- (kk) The Corporation of the Township of Woodhouse;
- (m) The Corporation of the Township of Thorah.

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 21st day of November, 1946.

THE GAME AND FISHERIES ACT, 1946

O. Reg. 145/46. Revoking Regulations 4 and 6 of O. Reg. 11/45 and Revoking O. Reg. 80/45. Forms and Licences. Approved—November 21st, 1946. Filed—November 23rd, 1946, 11.30 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946.

PART I

TRAPPING LICENCES

- 1. For the purposes of subclause iv of clause a of section 23 of the Act, Ontario shall be divided into 3 sections as follows,—
 - (a) the Northern Section described as: commencin the Township of Rice in the Territorial District of Kenora at a point on the boundary between Ontario and Manitoba where it is intersected by the centre line of the right of way of the Canadian National Railway; thence in a general easterly direction along the centre line of the right of way to the boundary between Ontario and Quebec at a point in the Township of Sargeant in the Territorial District of Cochrane; thence northerly along the last-named boundary to the shore of James Bay; thence in a general southerly and north-westerly direction following the shores of James Bay and Hudson Bay to the boundary between Ontario and Manitoba; thence south-westerly and southerly following the last-named boundary to the point of commencement;

- (b) the Central Section described as: commencing in the Township of Rice in the Territorial District of Kenora at a point on the boundary between Ontario and Manitoba where it is intersected by the centre line of the right of way of the Canadian National Railway; thence south-erly along the last-named boundary to the boundary between Canada and United States; thence in a general south-easterly direction following the last-named boundary to its intersection with a line drawn west astronomically from the southern extremity of Fitzwilliam Island in Lake Huron; thence east astronomically to the southern extremity of Fitzwilliam Island; thence north-easterly following the southern and eastern shore of Fitzwilliam Island to the northern extremity the southern and eastern shore of Fitzwilliam Island to the northern extremity thereof; thence northeasterly in a straight line to a point on the south shore of the west channel of the French River where it is intersected by the production southerly of the east boundary of the Township of Travers; thence in a general easterly direction following the south shore of the west and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the south and east shore of Lake Nipissing to the boundary be-tween the townships of Widdifield and West Ferris; thence easterly along the last-named boundary to Trout Lake; thence easterly along the south shores of Trout Lake and the Mat-tawa River to the boundary between Ontario and Quebec; thence in a northerly direction following the last-named boundary to the centre line of the right of way of the Canadian National Railway at a point in the Township of Sargeant in the Territorial District of Cochrane; thence westerly along the centre line of the right of way to the point of commencement; and
- (c) the Southern Section described as: commencing at a point on the boundary between Canada and United States in Lake Huron where it is intersected by a line drawn west astronomically from the southern extremity of Fitzwilliam Island; thence east astronomically to the southern extremity of Fitzwilliam Island; thence north-easterly following the southern and eastern shore of Fitzwilliam Island to the northern extremity thereof; thence north-easterly in a straight line to a point on the south shore of the west channel of the French River where it is intersected by the production southerly of the east boundary of the Township of Travers; thence in a general easterly direction following the south shore of the west and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the south and east shore of Lake Nipissing to the boundary between the townships of Widdifield and West Ferris; thence easterly along the last-named boundary to Trout Lake; thence easterly along the south shores of Trout Lake and the Mattawa River to the boundary between Ontario and Quebec; thence in a general easterly and southerly direction following the last-named boundary to the boundary between Canada and United States; thence in a general southwesterly and northerly direction following the boundary between Canada and United States to the point of commencement.
- 2. The holder of a trapper's licence shall dispose of pelts within 10 days after the expiration of the open season.

3. The holder of a trapper's licence for the Northern or Central Section shall within 15 days after the licence expires make a return in form 1 and send it to the Department.

RESIDENT HUNTING-LICENCES

- 4. A licence issued to a resident under subclause v of clause a of section 23 of the Act shall not be valid,—
 - (a) from and including the 1st day of June to and from and including the 1st day of June to and including the 14th day of September next following, in that part of Ontario described as: commencing at a point on the south shore of Hudson Bay where it is intersected by the boundary between Ontario and Manitoba; thence south-westerly and southerly following the boundary to the boundary between Canada and United States; thence in a general southeasterly direction following the last-named boundary to the intersection with a line drawn boundary to the intersection with a line drawn west astronomically from the southern ex-tremity of Fitzwilliam Island in Lake Huron; thence east astronomically to the southern ex-tremity of Fitzwilliam Island; thence north-easterly following the southern and eastern shore of Fitzwilliam Island to the northern extremity thereof; thence north-easterly in a straight line to a point on the south shore of the west channel of the French River where it is intersected by the production southerly of the east boundary of the Township of Travers; thence in a general easterly direction following the south shore of the west and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the south and east shore of Lake Nipissing to the boundary between the townships of Widdifield and West Ferris; thence easterly along the last-named boundary to Trout Lake; thence easterly along the south shores of Trout Lake and the Mattawa River to the boundary between Ontario and Quebec; the boundary between ontains and Quebec, thence in a northerly direction following the last-named boundary to the shore of James Bay; thence in a general southerly and northwesterly direction following the shores of James Bay and Hudson Bay to the point of commencement;
 - (b) from and including the 1st day of June to and including the 31st day of August next following, in that part of Ontario described as: commencing at a point on the boundary between Canada and United States in Lake Huron where it is intersected by a line drawn west astronomically Island; thence east astronomically to the southern extremity of Fitzwilliam Island; thence east astronomically to the southern extremity of Fitzwilliam Island; thence north-easterly following the southern and eastern shore of Fitzwilliam Island to the northern extremity thereof thence northern extremity. northern extremity thereof; thence northeasterly in a straight line to a point on the south shore of the west channel of the French River where it is intersected by the production southerly of the east boundary of the Township of Travers; thence in a general easterly direction following the south shore of the west and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the south and east shore of Lake Nipissing to the boundary between the townships of Widdifield and West Ferris; thence easterly along the last-named boundary to Trout Lake; thence easterly along the south shores of Trout Lake and the Mattawa River to the boundary between Ontario and Quebec; thence in a general easterly and southerly direction following the last-named boundary to the south-east corner of the Township of Hawkesbury, East; thence in a general north-westerly direction following the southern boundary of the Township of Hawkesbury,

- East, to the northern boundary of the County of Glengarry; thence westerly along the northern boundaries of the counties of Glengarry, Stormont and Dundas to the east boundary of the County of Grenville; thence northerly along the last-named boundary to the north shore of the Rideau River; thence westerly along the north shores of the Rideau River and Rideau Lake to the east boundary of the Township of North Crosby; thence northerly and westerly following the east and north boundaries of the Township of North Crosby to the east boundary of the County of Frontenac; thence, northerly along the last-named boundary to provincial highway number 7; thence westerly along highway num-ber 7 to the Canadian Pacific Railway at the City of Peterborough; thence westerly following the Canadian Pacific Railway to Myrtle Station the Canadian Pacific Railway to Myrtle Station at provincial highway number 12; thence northerly along highway number 12 to the norh boundary of the Township of Brock; thence westerly along the last-named boundary to the shore of Lake Simcoe; thence following the south and west shore of Lake Simcoe to the south boundary of the Township of Vespra; thence westerly along the south boundaries of the townships of Vespra, Sunnidale, Nottawasaga and Osprey to the south boundary of wasaga and Osprey to the south boundary of the Township of Artemesia; thence southwesterly along the last-named boundary to the east boundary of the Township of Proton; thence southerly along the last-named boundary to the south boundary of the County of Grey; thence in a general westerly direction following the south boundaries of the counties of Grey and Bruce to the highwater mark of Lake Huron; thence west astronomically to the boundary between Canada and United States; thence northerly along the last-named boundary to the point of commencement;
- (c) from and including the 1st day of March to and including the 31st day of August next following, in that part of Ontario described as: commencing at a point on the south boundary of the County of Bruce at the high-water mark of Lake Huron; thence in a general easterly direction along the south boundaries of the counties of Bruce and Grey to the east boundary of the Township of Proton; thence northerly along the last-named boundary to the south boundary of the Township of Artemesia; thence north-easterly along the last-named boundary to the south boundary of the Township of Osprey; thence easterly along the south boundaries of the townships of Osprey, Nottawasaga, Sunni-dale and Vespra to the shore of Lake Simcoe; thence following the west and south shore of Lake Simcoe to the north boundary of the Township of Brock; thence easterly along the north boundary of the Township of Brock to provincial highway number 12; thence southerly along highway number 12 to the Canadian Pacific Railway at Myrtle Station; thence easterly following the Canadian Pacific Railway to provincial highway number 7 at the City of to provincial highway number 7 at the City of Peterborough; thence easterly along highway number 7 to the east boundary of the County of Frontenac; thence southerly along the last-named boundary to the north boundary of the Township of North Crosby; thence easterly and southerly along the north and east boundaries of the Township of North Crosby to the north shore of Rideau Lake; thence easterly along the shore of Rideau Lake; thence easterly along the north shores of Rideau Lake and the Rideau River to the east boundary of the County of Grenville; thence southerly along the last-County of Dundas; thence easterly along the last-named boundary to the north boundary of the County of Dundas; thence easterly along the north boundaries of the counties of Dundas, Stormont and Glengarry to the south-west boundary of the Township of Hawkesbury, East; thence easterly and south-easterly along the last-named boundary to the boundary be-

tween Ontario and Quebec; thence southerly along the last-named boundary to the boundary between Canada and United States; thence in a general south-westerly direction following the boundary between Canada and United States to the intersection with the south-easterly production of the boundary between the counties of Elgin and Kent; thence north-westerly to and along the east boundary of the County of Kent to the south boundary of the County of Lambton, thence westerly along the last-named boundary to the west boundary of the County of Kent; thence southerly along the last-named boundary to the north shore of Lake St. Clair; thence westerly following the north shore of Lake St. Clair to the boundary between Canada and United States; thence in a general northerly direction following the last-named boundary to the intersection with a line drawn west astronomically from a point where the high-water mark of Lake Huron is intersected by the southern boundary of the County of Bruce; thence east astronomically to the point of commencement;

(d) from and including the 1st day of February to and including the 24th day of September next following, in that part of Ontario described as: commencing at a point on the boundary between the counties of Elgin and Kent at the high-water mark of Lake Erie; thence southeasterly along the production of the boundary to the boundary between Canada and United States; thence in a general south-westerly and northerly direction following the last-named boundary to the north shore of Lake St. Clair; thence easterly following the north shore of Lake St. Clair to the west boundary of the County of Kent; thence northerly, easterly and south-easterly following the west, north and east boundaries of the County of Kent to the point of commencement,

or for hunting beaver, caribou, deer, fisher, marten, mink, moose, musk-rat, otter or raccoon.

NON-RESIDENTS' LICENCES TO HUNT

5. A non-resident's licence issued under subclause i, ii, or iii of clause c of section 23 of the Act shall not be valid for hunting rabbits in the counties of Essex and Kent from and including the 1st day of February to and including the 24th day of September next following.

HOTEL, BOARDING-HOUSE, CAMP, RESTAURANT OR CLUB LICENCES

- 6.—(1) The holder of a hotel, boarding-house, camp, restaurant or club licence shall on the first day of each month make a return in form 2 and send it to the Department by registered mail.
- (2) When the licensee does not purchase or receive game in any month, he shall report it in his return.
- 7.—(1) The holder of a hotel, boarding-house, camp, restaurant or club licence shall keep a book and record therein the names and addresses of persons from whom imported game was obtained, the dates the game was received, and a description thereof.
 - (2) The book shall,—
 - (a) be kept on the premises designated on the licence;
 - (b) be available for inspection by Department officials; and
 - (c) be retained by the licensee for at least one year after the licence expires.

FUR-DEALERS' LICENCES

- 8. No person shall purchase pelts from trappers except within 10 days following the expiration of the open season specified in the Act and the regulations.
- A travelling fur-buyer's licence and a fur-dealer's licence issued to a non-resident or a person who is not a British subject shall be valid only,—
 - (a) in that part of Ontario lying south of a line more particularly described as: commencing !n the Township of Rice in the Territorial District of Kenora at a point on the boundary between Ontario and Manitoba where it is intersected by the centre line of the right of way of the Canadian National Railway; thence in a general easterly direction along the centre line of the right of way to the boundary between Ontario and Quebec at a point in the Township of Sargeant in the Territorial District of Cochrane; and
 - (b) in towns and villages lying not more than 2 miles north of the line described in clause a.
- 10.—(1) The holder of a travelling fur-buyer's licence or a fur-dealer's licence for a non-resident or a person not a British subject may deal directly only with licensed fur-dealers and licensed fur-farmers in that part of Ontario described as: commencing in the Township of Rice in the Territorial District of Kenora at a point on the boundary between Ontario and Manitoba where it is intersected by the centre line of the right of way of the Canadian National Railway; thence southerly along the last-named boundary to the boundary between Canada and the United States; thence in a general south-easterly direction following the lastnamed boundary to its intersection with a line drawn west astronomically from the southern extremity of Fitzwilliam Island in Lake Huron; thence east astronomically to the said southern extremity of Fitzwilliam Island; thence north-easterly following the southern and eastern shore of Fitzwilliam Island to the northern extremity thereof; thence north-easterly in a straight line to a point on the south shore of the west channel of the French River where it is intersected by the production southerly of the east boundary of the Township of Travers; thence in a general easterly direction fol-lowing the south shore of the west and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the south and east shore of Lake Nipissing to the boundary between the townships of Widdifield and West Forrige theme according to the and West Ferris; thence easterly along the last-named boundary to Trout Lake; thence easterly along the south shores of Trout Lake and the Mattawa River to the boundary between Ontario and Quebec; thence in a northerly direction following the last-named boundary National Railway at a point in the Township of Sar-geant in the Territorial District of Cochrane; thence westerly along the centre line of the right of way to the point of commencement.
- (2) A licensee shall not deal directly with licensed trappers in that part of Ontario specified in subregulation 1.
- 11.—(1) A fur-dealer's store licence shall be kept on the premises designated on the licence.
- (2) A travelling fur-buyer shall keep the licence on his person.

RETURNS BY FUR-DEALERS

- 12.—(1) The holder of a fur-dealer's licence other than a restricted licence shall on or before the 10th day in each month make returns in forms 3 and 4 and send them to the Department by registered mail.
- (2) Where a licensee does not receive or dispose of pelts in any month, he shall report it in his returns.

- (3) Where a licensee is unable to make a return on or before the 10th day in any month, the Minister may grant him an extension of time in writing.
- 13.—(1) The holder of a fur-dealer's licence shall keep books and record in one the receipt and disposition of pelts obtained from animals killed or trapped outside Ontario and in another the receipt and disposition of pelts obtained from animals killed or trapped in Ontario.
 - (2) The books shall set out,-
 - (a) the names and addresses of the persons from whom the pelts were received and the date thereof; and
 - (b) the names and addresses of the persons to whom pelts were disposed of and the date thereof.
 - (3) The books shall,—
 - (a) be available for inspection by Department officials; and
 - (b) be retained by the licensee for at least one year after the licence expires.

TANNER'S LICENCES

- 14.—(1) The holder of a tanner's licence shall on the 1st day of each month make a return in form 5 and send it to the Department by registered mail.
- (2) When in any month a licensee has not treated pelts, he shall report it in his return.
- 15.—(1) The holder of a tanner's licence shall keep a book and record therein the names and addresses of persons from whom he has received pelts, the dates the pelts were received and a description thereof.
 - (2) The book shall,—
 - (a) be available for inspection by Department officials; and
 - (b) be retained by the licensee for at least one year after the licence expires.
- 16. The holder of a tanner's licence shall in form 6 report to the Department pelts received without being accompanied by a licence in form 7.

LICENCES TO POSSESS GAME IN CLOSED SEASONS

- 17.—(1) No person shall apply for or hold a licence issued under section 39 of the Act for a greater number of pelts than he has on hand or covered by the licence.
 - (2) The licence shall be in form 8.

LICENCE TO USE DOGS FOR HUNTING FOX

18. A licence to use dogs for hunting fox shall be in form 9.

FUR-FARMER'S LICENCE

- 19.—(1) A licence to breed and propagate furbearing animals and possess fur-bearing animals for that purpose hereinafter referred to as fur-farming shall be in form 10 and the fee therefor shall be \$5.00 for each 50 acres covered by the licence.
 - (2) The minimum fee for the licence shall be \$5.00.
 - (3) Where,-
 - (a) the licence expires;
 - (b) fur-farming operations are discontinued on the premises covered by the licence; or

(c) the premises covered by the licence are sold or disposed of,

the licensee shall within 10 days complete form 11 and forward it to the Department.

- 20.—(1) The holder of a fur-farmer's licence shall keep books and record therein details of operations under the licence.
- (2) The books shall be available for inspection by Department officials.
- 21. The holder of a fur-farmer's licence shall keep the premises covered by the licence in a sanitary condition.
- 22. No fur-bearing animal shall be kept on the premises covered by a fur-farmer's licence in a manner which will inflict unnecessary cruelty.
- 23. Fur-bearing animals bred or kept under a furfarmer's licence shall not be removed from the premises covered by the licence to any point in Ontario except under a transportation licence in form 12.
- 24. A fur-farmer's licence shall be valid only for keeping fur-bearing animals in pens unless the premises covered by the licence are enclosed by a fence constructed in a manner which will prevent the animals escaping or other animals from gaining admission.
- 25. A fur-farmer's licence shall be valid only for the species covered by the licence.

LICENCE TO SHIP PELTS BY AEROPLANE

26.—(1) Pelts may be shipped by aeroplane under a licence in form 13 or 14.

- (2) The licence shall,—
 - (a) be valid only for shipping the pelts listed thereon;
 - (b) be sent with the shipment to the point of destination; and
 - (c) be returned to the Department by the consignee within 48 hours after receiving delivery.

EXPORT LICENCE FOR GAME

- 27. An export licence for game issued under section 65 of the Act shall be in form 15 or 16:
- 28.—(1) A licence in form 15 shall be attached to the express way-bill covering the shipment.
- (2) Where the shipment is consigned to a place in Canada, the receiving agent shall mail the licence to the Department, but where consigned to a place outside Canada, the agent at the point of export shall mail the licence to the Department.
- 29. A licence in form 16 shall be mailed to the Department by the postmaster or the express agent, as the case may be, immediately the shipment is made.

ROYALTIES

30. The royalties for taking or shipping to any point outside Ontario fur-bearing animals or their pelts or any bear or its skin or sending any of them to a tanner or taxidermist to be tanned or plucked or treated in any way shall be as follows:

(a)	Bear	\$0.50	(i) Lynx\$1.50
(b)	Beaver	2.00	(j) Marten 1.00
(c)	Fisher	1.50	(k) Mink 0.50
	Fox (cross)		(l) Musk-rat 0.10
	Fox (red)		(m) Otter 1.00
	Fox (silver,		(n) Raccoon 0.10
07	black or blue). 2.00	(o) Skunk 0.05
7.5	T3 (1 1 .)	4 50	7.1 3371

(g) Fox (white)... 1.50 (h) Fox (not specified)...... 0.50 (p) Weasel (ermine)..... 0.05 (q) Wolverine.... 0.40

FORMS OF LICENCES

- 31. The licences issued under section 23 of the Act shall be,—
 - (a) under subclauses i, ii and iii of clause a in forms17, 18 and 19 respectively;
 - (b) under subclause iv of clause a in forms 20, 21 and 22;
 - (c) under subclause v of clause a in form 23;
 - (d) under clause b in form 24;
 - (e) under subclauses i, ii, iii, and iv of clause ε in forms 25, 26, 27 and 28 respectively; and
 - (f) under clause d in form 29.
- 32. The licences issued under section 24 of the Act shall be,—
 - (a) under clause a in form 30;
 - (b) under clause c in form 31;
 - (c) under subclauses i and ii of clause d in forms 32 and 33 respectively;
 - (d) under subclauses iii and iv of clause d in form 34:
 - (e) under subclauses v, vi and vii of clause d in forms 35, 36, and 37 respectively; and
 - (f) under clause e in form 38.

EXPIRY DATES OF LICENCES

- 33.—(1) A licence in form 7 shall expire 3 months after the date of issue.
- (2) A licence in form 8 shall expire the 31st day of October of the year in which it is issued.
- (3) A licence in form 9 shall expire the 28th day of February next following the year in which it is issued.
- (4) A licence in form 10 or 38 shall expire the 31st day of December of the year in which it is issued.
- (5) A licence in form 12, 13, 14, 15 or 37 shall expire 30 days after the date of issue.
- (6) A licence in form 16 shall expire 7 days after the date of issue.

- (7) A licence in form 20, 21, 22, 32, 33, 34, 35 or 36 shall expire the 15th day of June next following the year in which it is issued.
- (8) A licence in form 23, 25, 26 or 27 shall expire the last day of February next following the year in which it is issued.
- (9) A licence in form 28 shall expire the 15th day of June of the year in which it is issued.
- (10) A licence in form 30 or 31 shall expire the 31st day of March next following the year in which it is issued.

REVOCATION OF REGULATIONS

34. Ontario Regulations 80/45 and regulations 4 and 6 of Ontario Regulations 11/45 are revoked.

PART II

OPEN SEASON FOR BEAVER

- 35.—(1) The holder of a licence in form 20, 21 or 22, as the case may be, may hunt, take or kill beaver from 1st December to 21st December, both inclusive, in 1946, in,—
 - (a) the territorial districts of Algoma, Manitoulin, Nipissing, Parry Sound, Patricia, Sudbury, Timiskaming and Thunder Bay;
 - (b) the Territorial District of Cochrane, excepting the lands in schedule 1;
 - (c) that portion of the Territorial District of Kenora lying north of the Canadian National Railway line running easterly from the easterly boundary of Manitoba to Superior Junction, and north and east of the Canadian National Railway line running south-easterly from Superior Junction to the boundary between the territorial districts of Kenora and Thunder Bay;
 - (d) the County of Lanark; and
 - (e) the townships of Artemesia, Bentinck, Euphrasia, Glenelg, Holland, Normanby, Proton and Sullivan, in the County of Grey,

but only in the territory specified in the licence.

(2) No person shall take or kill more than 10 beaver.

The Game and Fisheries Act, 1946 TRAPPERS' RETURNS OF FUR-BEARING ANIMALS AND PELTS To be made not later than the 30th day of June, 19

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The Game and Fisheries Act, 1946.

FUR-DEALER'S RETURN OF PELTS

Purchased or received during the month of

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ONTARIO PELTS

Date received	Receiv	ED FROM	Licence 1	Number	/er		er	(cross)	(red)	Fox (silver, black or blue)	(white)	Fox (not specified)	×	ten	k	Musk-rat	r	Raccoon	ık	sel iine)	Wolverine
	Name	Address	Dealer	Trapper	Beaver	Bear	Fisher	Fox	Fox	Fox blac	Fox	Fox spec	Lynx	Marten	Min	Mus	Otter	Rac	Skunk	Weasel (ermine)	Wol
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PELTS OTHER THAN ONTARIO PELTS

Beaver	Bear	Fisher	Fox (cross)	Fox (red)	Fox (silver, black or blue)	Fox (white)	Fox (not specified)	Lynx	Marten	Mink	Musk-rat	Otter	Raccoon	Skunk	Weasel (ermine)	Wolverine
`																

Name	I certify that this return is true.
Address	Signature of Licensee
Licence Number	Date

The Game and Fisheries Act, 1946.

DO NOT LIST PELTS FOR WHICH EXPORT OR TANNING LICENCES HAVE BEEN ISSUED IN YOUR FAVOUR

FUR-DEALER'S RETURN OF PELTS

Sold or disposed of during the month of

, 19

ONTARIO PELTS

Date	To Whom Dist	ISPOSED					(sso.	(þa	lver, r blue	hite)	ot (d)				at		u.		(e)	ine
	Name	Address		Beaver	Bear	Fisher	Fox (cross)	Fox (red)	Fox (silver, black or blue	Fox (w	Fox (not specified)	Lynx	Marten	Mink	Musk-ra	Otter	Raccoon	Skunk	Weasel (ermine)	Wolverine
				_	_		_	_				_		_					(_
				_	_	_	_	_		_		_						-		
				_		_	_	_		_		_				_				_
				_	_	L	_	_		_					_	_				_
				_	_	_	_	_		_		_		_	_			_		_
				-	-	-	_	-		-		_	_	_	_	_	_			_
			Total	-				-		-		-	_	_	-	-	_			_
			1 -				_								_	-				=
	ner than Ontario Pelts of during the month	Number		on	Sto	ck t da	on ay	ha of 1	nd mont	h		Ontario Other Pelts Ontario								
Beaver			Beave	er																
Bear																				
Fisher	her																			
Fox (cross)			Fox (cro	ss)															
Fox (red)			Fox (1	red)									_						
Fox (silver	, black or blue)		Fox (s	silv	er,	bla	ick	or	blue)	,									
Fox (white)		Fox (wh	ite)							_								
Fox (not s	pecified)		Fox (not specified)																	
Lynx ·			Lynx									_								_
Marten			Marte	en			_					_					_			
Mink		_	Mink																	
Musk-rat		_	Musk	-ra	t							_			_	_				
Otter			Otter									_								
Raccoon			Racco		1							_						_		
Skunk			Skunk																	
Weasel (er		Weas			nin	e)					<u></u>				_	_				
Wolverine	lverine					Wolverine								_		_				
Name							I certify that this return is a true state ment of the number and kind of pelt disposed of by me.							ate- elts						
Address	• • • • • •							Sign	atu	ire of	Li	cen	see	• •				• : • •		
Licence N		22	20					Date			••			••	• • •	• •		• • • •	• • •	

The Game and Fisheries Act, 1946.

TANNER'S RETURN OF PELTS RECEIVED TO BE TREATED

							Fo	r t	he m	ont	th of							,	19	
Date _	Receiv	VED FROM	er e	1			ross)	ed)	ilver, or blue)	white)	Fox (not specified)		ıı		-rat		on		:1 1e)	rine
	Name	Address	Licence	Beaver	Bear	Fisher	Fox (cross	Fox (red)	Fox (s	Fox (1	Fox (r specifi	Lynx	Marte	Mink	Musk-rat	Otter	Racco	Skunk	Weasel (ermine)	Wolve
				_	_	_	_	_		_		_	_	_		_	_			_
				_	_	_	-	_	-	_		_			_					_
					-	_	_			_			_	_	_	_	_			_
				-		_	_	_		_			_		_	_	_			_
Iame									I cert	ify	that	th	is r	etu	ırn	is	tru	e.		
ddress								;	Signa	tui	e of l	lice	nse	e e				• •		
icence Num	ber	• • • • • • •							Date	• •			• • •	••	• • •	• •	• • •	• •		
		F	ORA	A C	5															
		The Game and	d Fish	her	ies	Ac	t, 1	94	5.											
		TANNERS' NOTIC	E OI	FE	PEI CE	LT:	S E	RE	CEIV	Æ	D									
	P.	o HE DEPARTMENT OF C ARLIAMENT BUILDING ORONTO, ONTARIO.	AME						s,	19										
	lie	The following pelts are purpose of being cences accompanying	treate the sl	ed, hip	wi me:	tho nt,	out fro	th m	e ne	ces	sary									
	,	Ontario Pelts							r tha Pelts											
	_	٠																		
	-																			
		I	Signed Addre Fanne	ess.																

The Game and Fisheries Ac	+ 1046	FOR	M 7	Licence Number
The Game and Pisheries Ac	, 1940.	19		Date Issued
	TANNER'		TO ACCEPT PELTS.	
licence is granted to the holder of fur-dealer's lie	cence number		Address	to the limitations thereof, this
 (na for tanning or treating at.	ame of tanner)			is authorized to accept
taining of treating at.	th	e following p	elts,—	
(a) pelts upon which	h royalties have	been paid,—	·	forward
D	royalty paid			royalty paid
Bear	@		Marten	@
Beaver Fisher	@		Mink	@
	@		Musk-rat	@
Fox (cross)	@		Otter	@
Fox (red)	@ hluo) @		Raccoon	@
Fox (silver, black or			Skunk	@
Fox (white) Fox (not specified)	@		Weasel (ermine)	@
	@		Wolverine	@
Lynx	(b)		TOTAL	
(b) pelts exempt from r	oyalties,—			
Signature of issuer			Deputy Minister	
Date received by tanner			Date delivered by t	anner
		Signature	of tanner	
This licence shall be listed but not later than 3	mailed to the D months from th	epartment up	on the completion of the t	canning or treating of the pelts
FOI	RM 8		F	ORM 9
The Game and Fisheries Ac	T * NT		The Game and Fisheries	
LICENCE TO		mber	A LODUCE TO LIGHT D	Licence Number
Under The Game and regulations, and subject to	the limitations	thereof, this	LICENCE TO USE D	OGS FOR HUNTING FOX Identification
licence is granted to to possess the following p	elts on premise	s located at		Age Height
during the closed season.				Weight Colour of Hair
Ontario Pelts	Pelts other			Colour of Eyes
	Ontario	Pelts	regulations, and subject	d Fisheries Act, 1946, and the to the limitations thereof, this
			ofthe holder of Resident I to usedogs for hu the 1st day of November	Hunting-Licence Number Inting fox from and including er, 19 to and including the
This licence shall expi	re the 31st day	of October,		9, in
Specimen Signature of Licensee			Signature of Issuer	Specimen Signature of Licensee
Signature of Issuer	Deputy	Minister	Date	Deputy Minister

Date

		- 1									
FORM	I 10		Species of fur-bearing animals in pens								
The Game and Fisheries Act,	Licence Nu	ımber e	Species of fu	r-bearing anim	nals on premise	es enclosed by					
FUR-FARMER	'S LICENCE	,	A								
Under The Game and Firegulations, and subject to t	sheries Act, 19	946, and the thereof, this	This licence	nisesexpires the 31	.acres st day of Dece	ember, 19					
licence is granted to of to breed and propagate fur-b fur-bearing animals for that p	earing animals	s and possess mises known	Signature								
asat or nearlocated on lot number Township of	Concession			ate	Deputy	y Minister					
		FO	RM 11								
Licence Number	Th		isheries Act, 19	046							
For the year ending December 31, 19		JR-FARMER	·			N R					
Name of Fur-farm											
Location		,									
Name of Operator											
P. O. Addres											
-	ON HAND at beginning	Live Animals	s RECEIVED	During Year							
SPECIES	of period covered by this report (including boarders) (a)	Wild Animals Trapped and Kept for Breeding (b)	Purchased or Received by Trade (c)	Boarders Received	BORN on Farm this year	SOLD or Traded Alive					
Beaver in pens											
Beaver in semi-captivity											
Fisher											
Red fox											
Cross fox											
Standard silver or silver- black fox											
White marked silver fox											
Blue or silver-blue fox											
Platinum fox											
Lynx											
Marten											
Mink											
Musk-rat in pens											
Musk-rat in semi-captivity											
Otter											
Raccoon											
Skunk											

Live .	Animals REN	10VED or 1	DISPOSED O	F During Ye	ar	ON HAND covered b (includin	at end of year y this report g Boarders)
Boarders Removed (g)	Animals Killed for Pelts (h)	Adults Died (i)	Adults Escaped (j)	Pups Died (k)	Pups Escaped	Number Live Animals (m)	Total Estimated Value of Animals (n)
			,				
						•	
			DETAILS (as sho	OF PURCE wn in column	HASES		
	Date		Name	e and Addres	s	Numbe	er and Kind
			DETAI	IIS OF SAL	FS		
	Date			ILS OF SAL wn in columr e and Addres		Numbe	er and Kind
			•				
						,	

(State na	BOARDERS me and address of ow kept for others	vners of animals	RAW (Inclu	FURS SOLD OR DISI de all pelts shipped when	POSED OF ther sold or not)
Name	P.O. Address	Number and Kind	Date	Sold or shipped to	Number and Kind
REMARKS			i	certify that this report	is true.
				Designation as owner, sec	cretary or manager.
	FORM 12 Fisheries Act, 1946. Lice MER'S LICENCE TO	ence Number	fur-bearing	g animals as follows:	
FUR-BEARI Under The regulations, ar licence to tran is granted to. of	NG ANIMALS WI' Game and Fisheries and subject to the limi sport fur-bearing anii Fur-Farmer's Licence	Act, 1946, and the tations thereof, this mals within Ontario	Signatu	cence expires 30 days af	ter the date of issue. Deputy Minister
	(name of carr to accept for transpor consignee)	t within Ontario to	Way-bill 1	numberDate Signati	Placeure of express agent

FORM 13			the following pelts,— Bear	Lvr	1X		
The Game and Fisheries Act, 1946			Beaver	Mai	rten		
,	icence Number		Fox (cross)	Mu	sk-rat.		
			Fox (red)				
LICENCE TO SHIP PELTS	BY AEROPLAN	IE	black or blue) Fox (white)		ınk asel	• • • • • •	• • • • •
WITHIN ONTA			Fox (not	(6	ermine	e) e	
Under The Game and Fisherie	es Act. 1946. and	the	(specified)				
regulations, and subject to the lir licence is granted to	nitations thereof,	this					
of			Signature of issuer				
the holder of Fur-Dealer's Licenc to ship by aeroplane from			701				
	ing point)		Place				
(name of consignee)	(address)	• • •	Date	• • •	Depu	ty Minis	ter
	:	FOR	M 14				
The Game and Fisheries Act, 1946	í .			Lice	nce N	umber	
LI	CENCE TO SHI	P PI	ELTS BY AEROPLANE				
	OUTS	IDE	ONTARIO				
Under The Game and Fish	eries Act, 1946, an	nd the	e regulations, and subject to	the lir	nitatio	ns there	of, this
licence is granted tothe holder of Fur-Dealer's Licence	e Number		of			ng point)	
to (name of consi			.athba.				
the following pelts,—	gnecy		\auc	1633)			
(a) pelts upon which royal	lties have been pa	.id,—					
	1,					forwa	
	royalty paid	y ,				-	yalty aid
Bear	@		Marten		@		
Beaver	@		Mink		@		1
Fisher	@		Musk-rat		@		
Fox (cross)	@		Otter		@		
							_
Fox (red)	@		Raccoon		@		_
Fox (silver, black or blue)	@		Skunk		@		
Fox (white)	@		Weasel (ermine)		@		
Fox (not specified)	@		Wolverine	•	@		
Lynx	@		TOTAL				
							_
(b) pelts exempt from royaltic	es,—						
This licence expires		days	after the date of issue.				
Signature of issuer							
Place							
Date	• • • • • • • • • • • • • • • • • • • •		Deputy Minister.	• • • • •			• • • • •

The G	ame	and	Fisheries	Act.	1946.
-------	-----	-----	------------------	------	-------

Licenc	e N	um	ıbe	r				
Date I	\$\$11	ed.						

19				
	EXPORT LICE	NCE FOR GAME		
Under The Game and licence to export game is granthe holder of fur-dealer's licentee	ited to	he regulations, and subject toaddress	the limitations the	ereof, this
The	Express Cor	mpany is authorized to accept		
(name of consignee)		(address)	the following	pelts,—
(a) pelts upon which r	oyalties have been paid,-	_		
	royalty paid		forward royalty paid	
Bear	@	Marten	. —	
Beaver	@	Mink	@	
Fisher	@	Musk-rat	@	
Fox (cross)	@	Otter		
Fox (red)	@		@	
Fox (silver,		Raccoon	@	
black or blue)	@	Skunk	@	
Fox (white)	@	Weasel (ermine)	@	
Fox (not specified)	@	Wolverine	@	
Lynx	@	Total	_	
(1)	1.1			
(b) pelts exempt from				
- This licence expires th	e day of	, 19		
Signature of issuer		Deputy Minister		
Way-bill number	Date	.Place		
		Signature of express ag	gent	
FORM	16	silver, black, cross and blue a fur-farm operating within	e fox, or their pelt Ontario under a	s, bred on licence.
The Game and Fisheries Act,	1946. Licence Number	This licence expires ser		
FUR-FARMER'S EX		issue.	voi dayo arcor in	ic date of
Under The Game and Fis regulations, and subject to the licence is granted to	e limitations thereof, this		Specimen sign license	
ofthe holder of Fur-Farmer's I		Date	Deputy Mi	nister
A postmaster or The Company is authorized to actario to	cept for export from On-		tePlace.	
(address)	(number and kind)		Signature of Po or Express	ostmaster

FORM 17	Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this
The Game and Fisheries Act, 1946. Number	licence is granted to
19	a farmer on lotConcessionTownship ofCounty or District of
RESIDENT'S LICENCE TO HUNT DEER	to hunt deer during the open season in the year 19 in the County of District in which he resides.
Identification	
Licence fee \$3.50 Age Issuing fee 50 Height	Signature of Issuer Specimen Signature of Licensee
Total fee\$4.00 Weight Colour of Hair	
Colour of Eyes	Date Deputy Minister
Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to	The Game and Fisheries Act, 1946. Licence Number
ofto hunt deer during the open season in the year 19.	DEER SHIPPING COUPON This coupon permits the licensee to ship one deer to the nearest point to his home in the County or District
Signature of Issuer Specimen Signature of Licensee	in which he resides.
	This coupon expires the 30th day of November, 19 .
Date Deputy Minister	Licensee
The Community Fishering Act 1046	Cancelled by
The Game and Fisheries Act, 1946. Licence Number	Shipping Agent
DEER SHIPPING COUPON	Date
This coupon permits the licensee to ship one deer to any point in Ontario.	Deputy Minister
This coupon expires the 30th day of November,	The Game and Fisheries Act, 1946. Licence Number
Licensee	DEER-SKIN SHIPPING COUPON
Cancelled by	This coupon permits the licensee to ship one deer skin to the nearest point to his home in the County or District in which he resides.
Date	This coupon expires the 31st day of March, 19
Deputy Minister	Licensee
	Cancelled by
The Game and Fisheries Act, 1946. Licence Number	Shipping Agent
DEER-SKIN SHIPPING COUPON	Date
This coupon permits the licensee to ship one deer	Deputy Minister
skin to any point in Ontario.	FORM 19
This coupon expires the 31st day of March, 19	The Game and Fisheries Act, 1946 Number
Licensee	19
Cancelled byShipping Agent	RESIDENT'S LICENCE TO HUNT MOOSE
Date	Licence fee\$5.50 Age
Deputy Minister	Issuing fee50 Height —— Weight
FORM 18	Total fee \$6.00 Colour of hair Colour of eyes
The Game and Fisheries Act, 1946. Number	Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this
19	licence is granted to
FARMER'S LICENCE TO HUNT DEER	to hunt moose during the open season in the year 19
Licence fee 80 Age Issuing fee 20 Height Weight	Signature of Issuer Specimen Signature of Licensee

Colour of Hair Colour of Eyes

Total fee \$1.00

This coupon permits the licensee to ship one de skin to the nearest point to his home in the County of District in which he resides. This coupon expires the 31st day of March, 19 Licensee	
Cancelled by	er
Cancelled by	
Shipping Agent Date Deputy Minister FORM 19 The Game and Fisheries Act, 1946Number 19 RESIDENT'S LICENCE TO HUNT MOOSE Licence fee\$5.50 Age Issuing fee\$5 Age Height Weight Total fee\$6.00 Colour of hair	
Deputy Minister FORM 19 The Game and Fisheries Act, 1946Number 19 RESIDENT'S LICENCE TO HUNT MOOSE Licence fee\$5.50 Age Issuing fee\$5.0 Age Height Weight Total fee\$6.00 Colour of hair	
The Game and Fisheries Act, 1946Number 19 RESIDENT'S LICENCE TO HUNT MOOSE Licence fee\$5.50 Age Issuing fee\$5 Age Height Weight Total fee\$6.00 Colour of hair	
FORM 19 The Game and Fisheries Act, 1946Number 19 RESIDENT'S LICENCE TO HUNT MOOSE Licence fee\$5.50 Age Issuing fee50 Height Weight Total fee\$6.00 Colour of hair	• •
The Game and Fisheries Act, 1946Number 19 RESIDENT'S LICENCE TO HUNT MOOSE Licence fee\$5.50 Age Issuing fee50 Height Weight Total fee\$6.00 Colour of hair	
Total fee\$6,00 RESIDENT'S LICENCE TO HUNT MOOSE Identification Identification Age Height Weight Colour of hair	
RESIDENT'S LICENCE TO HUNT MOOSE Licence fee	
Licence fee \$5.50 Age Issuing fee 50 Height Total fee \$6.00 Colour of hair	
Licence fee	
Issuing fee	
Total fee\$6.00 Weight Colour of hair	
Colour of eyes	
. Under The Game and Fisheries Act, 1946, and t regulations, and subject to the limitations thereof, the licence is granted to	nis
of	
to hunt moose during the open season in the year 19	
Signature of Issuer Specimen Signature of Licensee	f
Date Deputy Minister	
228	

The Game and Fisheries Act, 1946. Licence Number	FORM 21
	The Game and Fisheries Act, 1946. Number
MOOSE SHIPPING COUPON	19
This coupon permits the licensee to ship one moose to any point in Ontario.	RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT
This coupon expires the 29th day of November,	CENTRAL SECTION Identification
Licensee	Licence fee \$4.50 Age Issuing fee 50 Height
Cancelled byShipping Agent	Total fee\$5.00 Weight Colour of hair Colour of eyes
Date	Under The Game and Fisheries Act, 1946, and the
Deputy Minister	regulations, and subject to the limitations thereof, this licence is granted to
	to hunt and trap fur-bearing animals during the open seasons as prescribed by the Act and Regulations in that part of the Central Section described as follows,—
The Game and Fisheries Act, 1946.	
Licence Number	This licence expires the 15th day of June, 19
MOOSE-SKIN SHIPPING COUPON	
This coupon permits the licensee to ship one moose skin to any point in Ontario.	Signature of Issuer Specimen Signature of Licensee
This coupon expires the 31st day of March, 19	Date Deputy Minister
Licensee	
Cancelled byShipping Agent	
Date	FORM 22
	The Game and Fisheries Act, 1946. Number
Deputy Minister	19
	RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT
FORM 20	RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT SOUTHERN SECTION
FORM 20 The Came and Fisheries Act 1946 Number	BRITISH SUBJECT SOUTHERN SECTION Identification
The Game and Fisheries Act, 1946. Number	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee50 Height Weight
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee\$4.50 Age
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee \$4.50 Age Issuing fee 50 Height Weight Total fee \$5.00 Colour of hair Colour of eyes Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee50 Height	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Age Issuing fee	SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee. \$4.50 Age Issuing fee	SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee\$50 Height Weight Total fee\$5.00 Colour of hair Colour of eyes Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee\$50 Height Weight Total fee\$5.00 Colour of hair Colour of eyes Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee\$50 Height Weight Total fee\$5.00 Colour of hair Colour of eyes Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to of	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee
The Game and Fisheries Act, 1946. Number 19 RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT NORTHERN SECTION Identification Licence fee\$4.50 Age Issuing fee50 Height ———————————————————————————————————	BRITISH SUBJECT SOUTHERN SECTION Identification Licence fee

RESIDENT HUNTING-LICENCE Identification				The Game and Fisheries Act,	1946. Licence Number		
Licence fee \$. 85 Age Issuing fee 15 Height				DEER-SKIN SHIPPING COUPON			
Total fee \$1.00 Weight Colour of hair Colour of eyes				This coupon permits the licensee to ship one deer skin to any point in Ontario.			
Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this			ereof, this	This coupon expires the 31st day of March, 19			
licence is granted toof				Licensee	•••		
to use fire-arms or air-guns for hunting purposes pur- suant to subsection 1 of section 10 of the Act in those parts of Ontario and during the open seasons specified				Cancelled byShipping Age	nt		
in the regulations. This licence expires the last day of February, 19			ıry, 19	Date	•••		
Signature of Issuer Specimen Signature of Licensee			ature of		Deputy Minister		
Date Deputy Minister				FORM	M 25		
	FORM	24		The Game and Fisheries Act,	1946. Number		
The Game and Fis	heries Act, 1	946. Numl	ber	19			
	19			NON-RESIDENT'S L BEAR, GAME BIR	ICENCE TO HUNT DS AND RABBITS Identification		
RESIDENT'S CAMP LICENCE FOR HUNTING DEER			OR	Licence fee \$15.00 Issuing fee 50	Age Height		
Licence fee \$3.50 Issuing fee				Total fee\$15.50	Weight Colour of hair Colour of eyes		
Total fee\$4.00			and the	Under The Game and F regulations, and subject to	isheries Act, 1946, and the		
Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to			ereof, this	licence is granted to			
Name of Hunting Camp			amp	to hunt bear, game birds ar This licence expires the			
to hunt deer during the open season in the year 19 The members of the hunting camp and the numbers				This incence expires the			
of their resident of	leer-hunting	licences are:		Signature of Issuer	Specimen Signature of Licensee		
Name of Licensee	Licence Number	Name of Licensee	Licence Number	Date	Deputy Minister		
	<u> </u>	<u> </u>	1	DUCK SHIPPI	ING COUPON		
Signature of Is	ssuer			Non-Resident Lice	ence No		
Date		Deputy Mi	nister	This coupon permits the from any point in Ontario to	e licensee to ship 25 ducks any other point in Ontario.		
The Game and Fi	sheries Act,	—- 1946.		This coupon expires the	13th day of December, 19		
	·	Licence Num	ber	Licensee	• • • •		
		G COUPON		Cancelled by	• • • •		
This coupon permits the licensee to ship one deer to any point in Ontario.			ne deer to	Date	• • • •		
This coupon	expires the	30th day of N	November,	••••	Deputy Minister		
Licensee							
Cancelled by	ipping Agen	t.		DUCK SHIPP	ING COUPON		
Date				Non-Resident Licence No			
		Deputy Minis	ter	This coupon permits the from any point in Ontario to	e licensee to ship 25 ducks any other point in Ontario.		

This coupon expires the 13th day of December,	This coupon expires the 4th day of November 19
Licensee	Licensee
Cancelled by	Cancelled by
Date	Date
Deputy Minister	Deputy Minister
	BEAR SHIPPING COUPON
	Non-Resident Licence No
DUCK SHIPPING COUPON	This coupon permits the licensee to ship bear from
Non-Resident Licence No	any point in Ontario to any other point in Ontario.
This coupon permits the licensee to ship 25 ducks from any point in Ontario to any other point in Ontario.	This coupon expires the 4th day of March, 19
This coupon expires the 13th day of December,	Licensee
19	Cancelled by
Licensee	Date
Cancelled by	Deputy Minister
Date	RABBIT SHIPPING COUPON
Deputy Minister	Non-Resident Licence No
DUCK SHIPPING COUPON	This coupon permits the licensee to ship rabbits from any point in Ontario to any other point in Ontario
Non-Resident Licence No	This coupon expires the 4th day of March, 19
This coupon permits the licensee to ship 25 ducks	Licensee
from any point in Ontario to any other point in Ontario.	Cancelled by
This coupon expires the 13th day of December,	Date
Licensee	Deputy Minister
Cancelled by	SHIPPING COUPON
Date	Non-Resident Licence No
Deputy Minister	This coupon permits the licensee to shipfrom any point in Ontario to any other point in Ontario
COOSE SHIPPING COURON	This coupon expires the day of , 19
GOOSE SHIPPING COUPON	Licensee
Non-Resident Licence No	Cancelled by
This coupon permits the licensee to ship 25 geese from any point in Ontario to any other point in Ontario.	Date
This coupon expires the 14th day of January, 19	Deputy Minister
Licensee	
Cancelled by	FORM 26
Date	The Game and Fisheries Act, 1946. Number
Deputy Minister	19
	NON-RESIDENT'S LICENCE TO HUNT DEER BEAR, GAME BIRDS AND RABBITS
WOODCOCK SHIPPING COUPON	Identification
Non-Resident Licence No	Licence fee\$25.00 Age Issuing fee75 Height
This coupon permits the licensee to ship 100 wood-cock from any point in Ontario to any other point in Ontario.	Total fee \$25.75 Weight Colour of hair Colour of eyes

	,
Under <i>The Game and Fisheries Act, 1946</i> , and the regulations, and subject to the limitations thereof, this licence is granted to	This coupon expires the 13th day of December 19
of	Licensee
This licence expires the last day of February, 19	Cancelled by
	Date
Signature of Issuer Specimen Signature of Licensee	Deputy Minister
Date Deputy Minister	GOOSE SHIPPING COUPON
DUCK SHIPPING COUPON	Non-Resident Licence No
Non-Resident Licence No	This coupon permits the licensee to ship 25 gees from any point in Ontario to any other point in Ontario
This coupon permits the licensee to ship 25 ducks from any point in Ontario to any other point in Ontario.	This coupon expires the 14th day of January, 19
This coupon expires the 13th day of December,	Licensee
Licensee	Cancelled by
Cancelled by	Date
Date	Deputy Minister
	Deputy Willister
Deputy Minister	WOODCOCK SHIPPING COUPON
DUCK CHIPDING COURON	Non-Resident Licence No
DUCK SHIPPING COUPON Non-Resident Licence No	This coupon permits the licensee to ship 100 wood
This coupon permits the licensee to ship 25 ducks	cock from any point in Ontario to any other point i
from any point in Ontario to any other point in Ontario.	This coupon expires the 4th day of November, 19
This coupon expires the 13th day of December,	Licensee
Licensee	Cancelled by
Cancelled by	Date
Date	Denote Minister
	Deputy Minister
Deputy Minister	
DUCK SHIPPING COUPON	BEAR SHIPPING COUPON
Non-Resident Licence No	Non-Resident Licence No
This coupon permits the licensee to ship 25 ducks from any point in Ontario to any other point in Ontario.	This coupon permits the licensee to ship bear from any point in Ontario to any other point in Ontario.
This coupon expires the 13th day of December,	This coupon expires the 4th day of March, 19
19	Licensee
Licensee	Cancelled by
Cancelled by	Date
Date	Deputy Minister
Deputy Minister	Dopaty Minister
DUCK SHIPPING COUPON	RABBIT SHIPPING COUPON
Non-Resident Licence No	Non-Resident Licence No

This coupon expires the 4th day of March, 19	DUCK SHIPPING COUPON
Licensee	Non-Resident Licence No
Cancelled by	This coupon permits the licensee to ship 25 duck from any point in Ontario to any other point in Ontario
Date	This coupon expires the 13th day of December
Deputy Minister	19
	Licensee
DEER SHIPPING COUPON	Cancelled by
Non-Resident Licence No	Date
This coupon permits the licensee to ship one deer from any point in Ontario to any other point in Ontario.	Deputy Minister
This coupon expires the 30th day of November, 19	DUCK SHIPPING COUPON
Licensee	Non-Resident Licence No
Cancelled by	This coupon permits the licensee to ship 25 duck from any point in Ontario to any other point in Ontario
Deputy Minister	This coupon expires the 13th day of December 19
Deputy Minister	Licensee
SHIPPING COUPON	Cancelled by
Non-Resident Licence No	Date
This coupon permits the licensee to ship from any point in Ontario to any other point in Ontario.	Deputy Minister
This coupon expires the day of , 19	
Licensee	
Cancelled by	DUCK SHIPPING COUPON
Date	Non-Resident Licence No
Deputy Minister	This coupon permits the licensee to ship 25 duck from any point in Ontario to any other point in Ontario
	This coupon expires the 13th day of December 19
FORM 27	Licensee
The Game and Fisheries Act, 1946. Number	Cancelled by
19	Date
NON-RESIDENT'S LICENCE TO HUNT MOOSE, DEER, BEAR, GAME BIRDS AND RABBITS	Deputy Minister
Identification	
Licence fee \$74.00 Age Issuing fee 1.00 Height	
Total\$75.00 Weight Colour of hair	DUCK SHIPPING COUPON
Colour of eyes	Non-Resident Licence No
Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to	This coupon permits the licensee to ship 25 ducks from any point in Ontario to any other point in Ontario.
ofto hunt moose, deer, bear, game birds and rabbits.	This coupon expires the 13th day of December, 19
This licence expires the last day of February, 19	Licensee
Characters of Louise Characters Characters of	Cancelled by
Signature of Issuer Specimen Signature of Licensee	Date
Date Deputy Minister	Deputy Minister

GOOSE SHIPPING COUPON	This coupon expires the 30th day of November
Non-Resident Licence No	19
This coupon permits the licensee to ship 25 geese from any point in Ontario to any other point in Ontario.	Licensee Cancelled by
This coupon expires the 14th day of January, 19	Date
Licensee	
Cancelled by	Deputy Minister
Date	MOOSE SHIPPING COUPON
Deputy Minister	Non-Resident Licence No
WOODCOCK SHIPPING COUPON	This licence permits the licensee to ship one moos from any point in Ontario to any other point in Ontario
Non-Resident Licence No	This coupon expires the 29th day of November
This coupon permits the licensee to ship 100 wood-cock from any point in Ontario to any other point in Ontario.	Licensee
This coupon expires the 4th day of November, 19	Cancelled by
Licensee	Date
Cancelled by	Deputy Minister
Date	Deputy Minister
	SHIPPING COUPON
Deputy Minister	Non-Resident Licence No
BEAR SHIPPING COUPON Non-Resident Licence No	This coupon permits the licensee to ship from any point in Ontario to any other point in Ontario
This coupon permits the licensee to ship bear from	This coupon expires the day of , 19
any point in Ontario to any other point in Ontario.	Licensee
This coupon expires the 4th day of March, 19	Cancelled by
Licensee	Date
Cancelled by	
Date	Deputy Minister
Deputy Minister	
	FORM 28
RABBIT SHIPPING COUPON	The Game and Fisheries Act, 1946. Licence Number
Non-Resident Licence No	19
This coupon permits the licensee to ship rabbits from any point in Ontario to any other point in Ontario.	NON-RESIDENT'S LICENCE TO HUNT BEAR
This coupon expires the 4th day of March, 19	Identification Licence fee\$5.00 Age
Licensee	Issuing fee
Cancelled by	Total\$5.25 Colour of hair Colour of eyes
Date	Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this
Deputy Minister	ofto hunt bear from the 1st day of April, 19, to the
DEER SHIPPING COUPON	15th day of June, 19 .
Non Resident Licence No	Signature of Issuer Specimen Signature of Licensee
This coupon permits the licensee to ship one deer from any point in Ontario to any other point in Ontario.	Date Deputy Minister

BEAR SHIPPING COUPON

Non-Resident Licence No.....

This coupon permits the licensee to ship one bear or one bear skin from any point in Ontario to any other point in Ontario.

This coupon expires the	e 19th day of June, 19 .
Licensee	• • • • •
Cancelled by	• • • • •
Date	
	Deputy Minister
FOR	RM 29
The Game and Fisheries Ac	ct, 1946. Number
19	9
DOG L	ICENCE
Licence fee \$1.85 Issuing fee	Identification of Dog Age Weight Sex Colour
regulations, and subject to licence is granted toofandofof	Fisheries Act, 1946, and the the limitations thereof, this by a dog while hunting deep
or moose during the open	season in the year 19
Signature of Issuer	Specimen Signature of Licensee
Date	Deputy Minister
FOR	RM 30
The Game and Fisheries Ac	ct, 1946. Number
1	9
COLD STORA	AGE LICENCE
Licence Fee	
regulations, and subject to	Fisheries Act, 1946, and the the limitations thereof, this f cold storage of game in the

in the County of

This licence expires the

Signature of Issuer

Date

FORM 31

The Game and Fisheries Act, 1946.

Number

19

HOTEL, BOARDING-HOUSE, CAMP, RESTAURANT OR CLUB LICENCE

Licence fee

Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to

Name of hotel, boarding-house, camp, restaurant or club

Address

to buy, sell, or possess any game, other than fur-bearing animals, that may be lawfully sold.

This licence expires the

day of

, 19

Signature of Issuer

Date Deputy Minister

FORM 32

The Game and Fisheries Act, 1946. Number.....

19

FUR-DEALER'S STORE LICENCE

Licence fee \$25.00

during the open season specified in the Act and regulations.

This licence expires the 15th day of June, 19

Signature of Issuer

Specimen Signature of Licensee

Date

Deputy Minister

FORM 33

The Game and Fisher es Act, 1946.

Number.....

19

TRAVELLING FUR-BUYER'S LICENCE

Identification

Licence fee \$100.00

Age Height Weight Colour of hair Colour of eyes

Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to.....

a resident British subject, to buy, sell and deal in furbearing animals or their pelts during the open season specified in the Act and regulations.

19

day of

Specimen Signature of

Licensee

Deputy Minister

This licence expires the 1		NON-RESIDENT WHOLESALI	
Signature of Issuer	Specimen Signature of Licensee		Identification Age
Date	Deputy Minister	Licence fee \$5.00	Height Weight Colour of eyes Colour of hair
FORM	Л 34	Under <i>The Game and F</i> regulations, and subject to the licence is granted to	isheries Act, 1946, and the the limitations thereof, this
The Game and Fisheries Act,	1946. Number	ofto purchase fur-bearing an from a resident British sub Licence, but only during th	imals or their pelts direc ect who holds a Wholesale
FUR-DEALER'S LICE RESIDENT OR A THAN A BRIT	PERSON OTHER	the Act and regulations. This licence expires the	
IIIMV A BRIT	Identification Age	Signature of Issuer	Specimen Signature of Licensee
Licence fee\$200.00	Height Weight Colour of hair Colour of eyes	Date	Deputy Minister
regulations, and subject to t	isheries Act, 1946, and the he limitations thereof, this	FOR	M 37
licence is granted to		The Game and Fisheries Act,	1946. Number
to buy, sell and deal in fur pelts during the open seasor regulations.	r-bearing animals or their n specified in the Act and	19 FUR-BUYER'S REST	TRICTED LICENCE
This licence expires the 1	5th day of June, 19	Licence fee \$1.00	
Signature of Issuer	Specimen Signature of Licensee	Under The Game and F regulations, and subject to licence is granted to	isheries Act, 1946, and the
Date	Deputy Minister	of	o purchase for personal use
FORM		This licence expires the	
The Game and Fisheries Act,	1946. Number	This ficence expires the	
19		Signature of Issuer	Specimen Signature of Licensee
FUR-DEALER'S WHO	DLESALE LICENCE		Licensee
Licence Fee \$100.00		Date	Deputy Minister
Under The Game and Fra regulations, and subject to t licence is granted to a resident British subject, to		FORI	М 38
bearing animals or their pe	elts on premises known as	The Game and Fisheries Act,	1946. Number
during the open season specitions.		19 TANNER'S	LICENCE
This licence expires the 1	5th day of June, 19	Licence fee \$10.00	LICENCE
Signature of Issuer	Specimen Signature of Licensee		isheries Act, 1946, and the
Date	Deputy Minister	ofto engage in the business of tanning or treating pelts.	
		This licence expires the 3	1st day of December, 19
FORM The Game and Fisheries Act,		Signature of Issuer	Specimen Signature of Licensee
19		Date	Deputy Minister

SCHEDULE 1

ALL that part of the Territorial District of Cochrane described as follows:

COMMENCING at the south-east corner of the Township of Agassiz; thence north astronomically 69½ miles, more or less, to the east bank of the North French miles, more or less, to the east bank of the North French River; thence in a general northerly direction following the east bank of the North French River to its con-fluence with the Moose River; thence in a general north-easterly direction following the south-east bank of the Moose River to the shore of James Bay; thence in a general easterly direction following the shore of James Bay to the boundary between Ontario and Ouebec; thence south astronomically along that bound-Quebec; thence south astronomically along that boundary to its intersection with a surveyed base-line drawn on a course of east astronomically from the south-east corner of the Township of Agassiz; thence west astron-omically along the base-line 70 miles, more or less, to the point of commencement.

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 146/46. Amending O. Reg. 135/46. Extension of time for returns. Filed—November 28th, 1946, 3.00 p.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

Regulation 1 of Ontario Regulations 135/46 is amended by adding thereto the following clause:

(n) The Corporation of the Town of Sturgeon Falls;

G. H. DUNBAR, Minister of Municipal Affairs.

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 147/46.
Amending O. Reg. 135/46.
Extension of time for returns. Filed-November 30th, 1946, 4.00 p.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

Regulation 1 of Ontario Regulations 135/46 is amended by adding thereto the following clauses:

- (o) The Corporation of the Township of McGilliv-
- (p) The Corporation of the Township of Walsingham. South:

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 29th day of November, 1946.

THE DEPARTMENT OF MUNICIPAL AFFAIRS. ACT

O. Reg. 148/46. Amending O. Reg. 135/46. Extension of time for returns. Filed-November 30th, 1946, 11.50 a.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

Regulation 1 of Ontario Regulations 135/46 is amended by adding thereto the following clause:

(cc) The Corporation of the Village of Bradford;

G. H. DUNBAR. Minister of Municipal Affairs.

Doted at Toronto this 30th day of November, 1946.

THE WORKMEN'S COMPENSATION ACT

O. Reg. 149/46. O. Reg. 149/40. Replacing Reg. 15 of O. Reg. 235/44. First-Aid Requirements. Approved—November 28th, 1946. Filed—December 2nd, 1946, 10.30 a.m.

REGULATION MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

Regulation 15 of Ontario Regulations 235/44 is revoked and the following substituted therefor:

FIRST-AID REQUIREMENTS

15.—(1) Every employer having not more than fifteen workmen usually employed shall provide and maintain in his factory or place of employment a firstaid box large enough so that each article therein is in plain view and easily accessible which shall contain the following supplies:

- (a) A Standard First-Aid Manual.
- (b) Instruments:

 - (i) 1 pair of scissors;(ii) 1 pair of tweezers;(iii) 12 safety pins;

 - (iv) 1 tourniquet;
 - (v) 1 graduated medicine glass; and (vi) 1 small white enamel basin.
- (c) Drugs:
 - (i) 1 ounce of aromatic spirits of ammonia;(ii) 4 ounces of solution of green soap;

 - (iii) 2 ounces of any recognized skin antiseptic, such as methyl alcohol;
 - (iv) 1 ounce of sterile vaseline in collapsible tube; and
 - (v) 1 tube of ophthalmic ointment, such as borated or plain vaseline,

in bottles or containers plainly labelled and the specific purpose for which the contents are to be used marked thereon.

- (d) Dressings:
 - (i) 1 ounce package of sterile absorbent cotton;

 - (ii) 6 sterile gauze pads, 2 inches square; (iii) 6 sterile gauze pads, 4 inches square;

- (iv) 24 finger dressings, with adhesive attached;
- (v) 4 sterile gauze bandages of assorted sizes;

- (vi) 1 triangular bandage; and (vii) 1 roll of adhesive plaster, ½ inch by
- (2) Every employer having more than fifteen and (2) Every employer having more than lifteen and under 300 workmen usually employed shall provide and maintain in his factory or place of employment, or in each factory or place of employment, if he has more than one, a first-aid box large enough so that each article therein is in plain view and easily accessible and containing with such additional quantities as may be reasonably necessary to provide first-aid to his injured workmen, the following supplies: workmen, the following supplies:
 - (a) A Standard First-Aid Manual.

(b) Instruments:

(i) 1 pair of scissors;(ii) 1 pair of tweezers;

(iii) 24 safety pins; (iv) 1 tourniquet;

(v) 1 graduated medicine glass; and

(vi) 1 white enamel basin.

(c) Drugs:

(i) 2 ounces of aromatic spirits of ammonia;

(ii) 12 ounces of solution of green soap;

(iii) 6 ounces of any recognized skin antiseptic, such as methyl alcohol;

(iv) 2 collapsible tubes of sterile vaseline; and (v) 1 tube of ophthalmic ointment, such as

borated or plain vaseline,

in bottles or containers plainly labelled and the specific purpose for which the contents are to be used marked thereon.

(d) Dressings:

(i) 6 1-ounce packages of absorbent cotton; (ii) 24 sterile gauze pads, 2 inches square; (iii) 24 sterile gauze pads, 4 inches square;

- (iv) 48 finger dressings, with adhesive attached;
- (v) 12 sterile gauze bandages of assorted sizes;(vi) 3 triangular bandages;

- (vii) 1 roll of adhesive plaster, ½ inch by 5 yards; and
- (viii) wood splints of assorted sizes.
- (3) Where the number of workmen usually employed is under fifty the first-aid box shall be in charge of a suitable person.
- (4) Where the number of workmen usually employed is fifty or more the first-aid box shall be in charge of a clerk, workman, nurse, or other person who has taken a recognized course of study in "First-Aid to the Injured."

FIRST-AID ROOM REQUIREMENTS

- (5) Every employer having 300 or more workmen usually employed shall provide and maintain as convenient as possible to his factory or place of employment an emergency first-aid room, which shall be painted white and kept sanitary at all times, and shall be in charge of a clerk, workman, nurse, or other person who has taken a recognized course of study in "First-Aid to the Injured", and shall be equipped in such quantities as may be reasonably necessary to provide first-aid to injured workmen with the following:
 - (a) A Standard First-Aid Manual.

(b) Instruments:

- (i) scissors;(ii) dressing forceps;
- (iii) safety pins; (iv) eye droppers; and
- (v) graduated medicine glass.

(c) Drugs:

(i) aromatic spirits of ammonia;(ii) solution of green soap;(iii) methyl or denatured ethyl alcohol;

(iv) vaseline;

(v) ophthalmic ointment, such as borated or plain vaseline; and (vi) boracic acid,

in bottles or containers plainly låbelled and the specific purpose for which the contents are to be used marked thereon.

(d) Dressings:

(i) absorbent cotton;

(ii) gauze pads of assorted sizes; (iii) sterile gauze;

(iv) sterile gauze bandages of assorted sizes;

(v) adhesive plaster;(vi) triangular bandages;

(vii) cotton bandages of assorted sizes; and (viii) wood splints of assorted sizes.

(e) Furnishings:

(i) hot and cold running water;

(ii) 3 white enamel wash-basins;

1 sterilizer; (iii)

(iv) 1 cabinet for surgical dressings; (v)

1 enamel foot-bath; 1 enamel refuse-pail; (vi)

(vii) 1 first-aid box for use by attendant at the scene of accident before patient is removed

to plant or general hospital; (viii) 1 couch;

(ix) 1 stretcher; and(x) 3 tourniquets.

FIRST-AID EQUIPMENT ON TRAINS AND VESSELS

(6) A first-aid box as provided in subregulation 2 shall accompany the crew in charge of every railway train in transit and every vessel.

Made this 18th day of November, 1946.

WILLIAM MORRISON, Chairman. S. R. JOHNSTON, Secretary.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 150/46. Replacing O. Reg. 103/44.
Barbering Industry—Chatham zone.
Approved—November 28th, 1946.
Filed—December 2nd, 1946, 10.40 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 28th day of November, A.D. 1946.

WHEREAS under The Industrial Standards Act the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Chatham as a zone for the industry to be known hereafter as the CHATHAM ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Chatham Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act;

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone.

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE CHATHAM ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) hair cutting;
 - (b) shaving;
 - (c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - massaging the face;
 - (g) honing or stropping of razors; and
 - (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h.)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Thursday after 12 o'clock noon except Thursday in a week in which one of the other holidays occurs and Thursday preceding Christmas Day. (S. 7, cls. d and g.)
- 4.—(1) The regular hours during which employers and employees may work in the barbering industry shall be as follows:

 - on Monday, Tuesday, Wed-nesday and Friday.....from 8 a.m. to 6 p.m. on Saturday.....from 8 a.m. to 9 p.m.
- (2) No work may be performed in the industry except during the regular working periods. cl. a.)
- 5. The following classification of employees working in the barbering industry is established:
 - Class A—A person who is given full-time employ-ment on a straight salary basis;
 - Class B-A person who is given full-time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission;

- Class C-A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.
- (S. 7, cl. f.)
- 6. The minlmum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:
 - Class A—\$27 per week;
 - Class B—\$17 per week plus 60 per cent of the proceeds in excess of \$24 from the work performed by the employee;
 - Class C—(i) night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12 per week plus 60 per cent of the proceeds in excess of \$17 from the work performed by the employees. by the employee;
 - (ii) persons working on Saturday or the day before a holiday and on the previous evening only, \$8 per week plus 60 per cent of the proceeds in excess of \$11 from the work performed by the employee;
 - (iii) persons working on Saturday only or the day before a holiday, \$5.50 per day or part thereof plus 60 per cent of the pro-ceds in excess of \$7.50 from the work performed by the employee; and
 - (iv) persons working on days other than Saturday or the day before a holiday, \$3 per day or part thereof plus 60 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.
- (S. 7, cls. c and f.)
- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c.)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	45 cents
(b)	haircut, children	30 cents
(c)	shave	30 cents
(d)	singe	15 cents
(e)	shampoo, plain	35 cents
(f)	hair tonics	15 cents
(g)	facial massage, plain	35 cents
(h)	razor-honing	40 cents
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 103/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 151/46. Replacing O. Reg. 136/44. Barbering Industry—Prescott, Cardinal-Iroquois-Morrisburg Zone. Approved—November 28th, 1946. Filed—December 2nd, 1946, 10.50 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 28th day of November, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Prescott and the villages of Cardinal, Iroquois and Morrisburg as a zone to be known hereafter as the PRESCOTT-CARDINAL-IROQUOIS-MORRISBURG ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Prescott-Cardinal-Iroquois-Morrisburg Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE PRESCOTT-CARDINAL-IROQUOIS AND MORRISBURG ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;(c) singeing;
 - (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment;
 - (f) massaging the face;
 - (g) honing or stropping of razors; and(h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under *The Apprenticeship Act.* (S. 7, cl. h.)

3.—(1) Work may be performed in the barbering industry on any day in the week except Sundays and holidays.

- (2) In this schedule "holidays" shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and every Wednesday. (S. 7, cls. d and g.)
- 4.—(1) The regular hours during which employers and employees may work in the barbering industry shall be as follows:

on Monday, Tuesday, Thursday and Friday...........from 8 a.m. to 6 p.m. on Saturday..........from 8 a.m. to 10 p.m.

- (2) No work may be performed in the industry except during the regular working periods. (S. 7, cl. a.)
- 5. The following classification of employees working in the barbering industry is established:
 - Class A—A person who is given full-time employment on a straight salary basis;
 - Class B—A person who is given full-time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission:
 - Class C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f.)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

Class A-\$23 per week;

- Class B—\$15 per week plus 60 per cent of the proceeds in excess of \$21 from the work performed by the employee;
- Class C—(i) night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$9 per week plus 60 per cent of the proceeds in excess of \$14 from the work performed by the employee;
 - (ii) persons working on Saturday or the day before a holiday and on the previous evening only, \$6 per week plus 60 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) persons working on Saturday only or the day before a holiday, \$5 per day or part thereof plus 60 per cent of the proceeds in excess of \$7 from the work performed by the employee;
 - (iv) persons working on days other than Saturday or the day before a holiday, \$3 per day or part thereof plus 60 per cent of the proceeds in excess of \$5 from the work performed by the employee.

(S. 7, cls. c and f.)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c.)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

 (a) haircut or trim, adults
 40 cents

 (b) haircut, children
 30 cents

 (c) haircut, children, on Saturday
 40 cents

 (d) shave
 20 cents

 (e) singe
 15 cents

 (f) hair tonics
 15 cents

(g)	shampoo, plain	35 cents
(h)	facial massage, plain	35 cents
(1)	razor-honing	35 cents
(1)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j.)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 136/44 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 152/46. Replacing O. Reg. 171/44. Common Labourers Construction Industry—Ottawa zone. Approved—November 28th, 1946. Filed—December 2nd, 1946, 10.55 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 28th day of November, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by common labourers in connection with the construction, erection repair, remodelling or alteration of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the COMMON LABOURERS CONSTRUCTION INDUSTRY, for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Ottawa and the suburban area adjacent thereto, described as follows: commencing at the intersection of the road allowance between the townships of Gloucester and Cumberland with the southern shore of the Ottawa River, thence southerly along the said road allowance, to and extending westerly along the line or road allowance between Concessions 3 and 4 in the Township of Gloucester, to and extending westerly along the road allowance adjoining and north of Lot A in the Township of Gloucester, to and extending westerly along the road allowance between Lots 30 and 31 in the Township of Nepean, to and extending northerly along the road allowance between Concessions 4 and 5 in the Township of Nepean, to and extending

ing northerly along the road allowance between Lots 10 and 11, Concession 2, in the Township of Nepean and its production to the southern shore of the Ottawa River, thence along the said shore in a general northeasterly direction to the point of commencement, as a zone for the industry to be known hereafter as the OTTAWA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Ottawa Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE COMMON LABOURERS CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the common labourers construction industry except in accordance with this schedule.

MINIMUM RATE OF WAGES

2. The minimum rate of wages for work performed in the industry shall be sixty-one cents an hour. (S. 7, cl. c.)

ADVISORY COMMITTEE

3. The Advisory Committee may fix a special minimum lower rate of wages for an employee who is handicapped. (S. 7, cl. k.)

QUALIFICATION, REVOCATION AND COMMENCEMENT

- 4. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 5. Ontario Regulations 171/44 are revoked.
- 6. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act*, 1944.



Publications Under The Regulations Act, 1944

DECEMBER 21st, 1946

THE INDUSTRIAL STANDARDS ACT

O. Reg. 153/46. Replacing O. Reg. 118/44. Barbering Industry—Lindsay Zone. Approved—November 28th, 1946. Filed—December 2nd, 11.00 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 28th day of November, A.D. 1946.

WHEREAS under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Lindsay as a zone for the industry to be known hereafter as the LINDSAY ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Lindsay Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE LINDSAY ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing; (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment:
 - massaging the face;
 - honing or stropping of razors; and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon except in a week in which a holiday occurs and the Wednesday preceding Christmas Day. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:

on Monday, Tuesday,
Thursday and Friday. from 8.30 a.m. to 7 p.m.
on Saturday...... from 8.30 a.m. to 9 p.m.
(a) on Wednesday..... from 8.30 a.m. to 12 noon
(b) on Wednesday in a

week in which a holiday occurs and on the

Wednesday preceding Christmas Day..... from 8.30 a.m. to 7 p.m.

(S. 7, cl. e)

The following classification of employees working in the barbering industry is established:

Class A-A person who is given full-time employment on a straight salary basis;

- Class B-A person who is given full-time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission:
- Class C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission.

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

Class A-\$20 per week;

- Class B—\$15.50 per week plus 50 per cent of the proceeds in excess of \$20 from the work performed by the employee;
- Class C—(i) night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$6.50 per week plus 50 per cent of the proceeds in excess of \$13.50 from the work performed by the employee;
 - (ii) persons working on Saturday or the day before a holiday and on the previous evening only, \$6 per week plus 50 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
 - (iii) persons working on Saturday only or the day before a holiday, \$4.50 per day or part thereof plus 50 per cent of the pro-ceeds in excess of \$6.50 from the work performed by the employee;
 - (iv) persons working on days other than Saturday or the day before a holiday, \$3 per day or part thereof plus 50 per cent of

the proceeds in excess of \$4.50 from the work performed by the employee. (S. 7, cls. c and f)

- No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
(b)	haircut, children	30 cents
(c)	shave	25 cents
	singe	
	shampoo, plain	
	hair tonics	
	facial massage, plain	
	razor-honing	
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 118/46 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 154/46. New. Barbering Industry—Aylmer zone. Approved—November 28th, 1946. Filed—December 2nd, 1946, 11.10 a.m.

Order-in-Council, approved by The Honourable the Lieutenant-Governor, dated the 28th day of November, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually done by barbers as the BARBERING INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the Town of Aylmer and the Village of Springfield as a zone for the industry to be known hereafter as the AYLMER ZONE:

And Whereas a petition from representatives of employers and employees in the industry within the Aylmer Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE AYLMER ZONE

- 1. No work shall be performed in the barbering industry except in accordance with this schedule.
- 2. The barbering industry shall include the following operations:
 - (a) haircutting;
 - (b) shaving;
 - (c) singeing; (d) shampooing;
 - (e) application of hair tonics, stimulants and scalp treatment:

 - (f) massaging the face;(g) honing or stropping of razors; and (h) all other work usually done by barbers

where the operations are performed with the hope or expectation of obtaining compensation or revenue therefrom except where performed in barber schools licensed by The Industry and Labour Board under The Apprenticeship Act. (S. 7, cl. h)

- 3.—(1) Work may be performed in the barbering industry on any day in the week except Sunday and holidays.
- (2) For the purposes of this section holidays shall mean New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day, and every Wednesday after 12 o'clock noon. (S. 7, cls. d and g)
- 4. The regular hours during which employers and employees may work in the barbering industry shall be as follows:
- on Monday, Tuesday,
 Thursday and Friday... from 8 a.m. to 6 p.m.
 on Saturday..... from 8 a.m. to 9 p.m.
 on Wednesday..... from 8 a.m. to 12 noon (S. 7, cl. a)
- 5. The following classification of employees working in the barbering industry is established:
 - Class A-A person who is given full time employment on a straight salary basis;
 - Class B—A person who is given full time employment on a percentage or commission basis or who is paid a salary plus a percentage or commission:
 - Class C—A person who is given part-time work or casual employment only on either a salary or commission basis or a combination of salary and commission. •

(S. 7, cl. f)

6. The minimum rates of wages for employees in the barbering industry shall be the rates set opposite the respective classes as follows:

Class A—\$25 per week;

- Class B—\$16 per week plus 65 per cent of the proceeds in excess of \$22 from the work performed by the employee;
- Class C—(i) night and Saturday employees, being persons who work four hours per day or less from Monday to Friday inclusive, and all day or less on Saturday, \$12 per week

plus 65 per cent of the proceeds in excess of \$17 from the work performed by the employee;

- (ii) persons working on Saturday or the day before a holiday and on the previous evening only, \$6 per week plus 65 per cent of the proceeds in excess of \$8.50 from the work performed by the employee;
- (iii) persons working on Saturday only or the day before a holiday, \$4.75 per day or part thereof plus 65 per cent of the proceeds in excess of \$6.75 from the work performed by the employee;
- (iv) persons working on days other than Saturday or the day before a holiday, \$3 per day or part thereof plus 65 per cent of the proceeds in excess of \$4.50 from the work performed by the employee.

(S. 7, cls. c and f)

- 7. No deductions shall be made from the wages established herein for materials supplied, laundry service or operating expenses. (S. 7, cl. c)
- 8. The minimum charge for each operation in the barbering industry shall be as follows:

(a)	haircut or trim, adults	40 cents
	haircut, children	
(c)	shave	25 cents
(d)	singe	25 cents
(e)	shampoo	35 cents
(f)	hair tonics	15 cents
	facial massage, plain	
(h)	razor honing	35 cents
(i)	ladies' neck clip	15 cents

and no employer or employee may contract for or accept any lower prices than those set out in this section or combine any of the operations without charging for each operation in the combination, or give any article or premium to the customer without charging for the full value of the article or premium. (S. 7, cl. j)

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
- 10. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE SECURITIES ACT, 1945

O. Reg. 155/46. Amending O. Reg. 19/46 and O. Reg. 95/46. General. Approved—November 28th, 1946. Filed—December 2nd, 1946, 12.05 p.m.

REGULATIONS MADE UNDER THE SECURITIES ACT, 1945

- That part of Form 5 of Ontario Regulations 95/45 after paragraph 20 is revoked and the following substituted therefor:
 - 21. Any other material facts not disclosed in the foregoing.

The foregoing constitutes full and complete disclosure of all material facts in respect of the application for filing particulars of this issue with the Commission as required under section 49 of the Act, and there is no further information applicable other than under the various questions in this form and in the financial statement, where required.

Dated this day of , 19

Promoter Underwriter Optionee Director

- 2. That part of Form 6 of Ontario Regulations 95/45 after paragraph 24 is revoked and the following substituted therefor:
 - 25. Any other material facts not disclosed in the foregoing.

The foregoing constitutes full and complete disclosure of all material facts in respect of the application for filing particulars of this issue with the Commission as required under section 49 of the Act, and there is no further information applicable other than under the various questions in this form and in the financial statement, where required.

Dated this day of , 19

Promoter Underwriter Optionee Director

- 3. That part of Form 7 of Ontario Regulations 19/46 after paragraph 33 is revoked and the following substituted therefor:
 - 34. Any other material facts not disclosed in the foregoing.

The foregoing constitutes full and complete disclosure of all material facts in respect of the application for filing particulars of this issue with the Commission as required under section 49 of the Act, and there is no further information applicable other than under the various questions in this form and in the financial statement, where required.

Note: As to dating and signing see section 49 of the Act.

THE PLANNING ACT, 1946

O. Reg. 156/46. New. Proposed Plan M 157—Land Titles Haileybury Filed—December 3rd, 1946, 2.00 p.m.

ORDER MADE BY THE MINISTER UNDER THE PLANNING ACT, 1946

- 1. In the area defined as lots 574 to 615 both inclusive and lots 632 to 636 both inclusive, as shown on a plan about to be registered in the office of Land Titles at Haileybury as Plan M157, no buildings or structures other than one private dwelling-house with appropriate out-buildings to be appurtenant thereto and occupied for the purposes thereof shall be erected on any one lot and no trade or business of any kind, except that of a doctor or surgeon, shall be carried on upon any lot.
- 2. This order shall expire on the first of January, 1967.

Dated at Toronto this 27th day of November, 1946.

DANA PORTER, Minister of Planning and Development.

THE MUNICIPAL SUBSIDY ACT

O. Reg. 157/46. New. Municipal Subsidies. Approved—December 5th, 1946. Filed—December 10th, 1946, 4.20 p.m.

REGULATIONS MADE UNDER THE

MUNICIPAL SUBSIDY ACT

- 1. The amount of grant or subsidy which shall be paid out of the Consolidated Revenue Fund in each year to the municipal corporation of every city, town, village and township in Ontario shall be a sum of money equal to that which would be produced from the levy by the council thereof at a rate of one mill in the dollar upon all the rateable property in the municipality according to the last revised assessment roll thereof on which the rates of general municipal taxation for the year are levied.
- 2. Where the rate of general municipal taxation for the current year has not been reduced by one mill, the municipal corporation shall, before making application for the subsidy, refund to every ratepayer who has paid his taxes for that year, an amount sufficient to give to him the benefit of the reduction.
- 3. An application by a municipal corporation for the subsidy shall be made not later than the 30th day of November, in each year, to the Deputy Minister of Municipal Affairs by Form 1 hereto.
- 4.—(1) The amounts of assessment to be shown in column (1) of Form 1, shall be taken from the assessment rolls in respect of which all appeals to the county judge have been heard and decided.
- (2) All appeals to the Ontario Municipal Board, the Court of Appeal or other courts in respect thereof shall be noted in Form 1.
- 5. The municipality may, not later than the 31st day of December, in each year, claim by a supplementary application subsidy on the assessment excluded from the original application and now finally decided by the county judge, the Ontario Municipal Board or the Court of Appeal.
- 6. If the total of the amounts shown for the current year in columns (1) and (2) of Form 1 differs from the total of the amounts shown for that year in columns (3) and (4) thereof, the reason for the difference shall be explained in Form 1.

- 7. The application shall be accompanied by,
- (a) a certified copy of the by-law adopting the assessment on which the general rate for the current year was levied;
- (b) a certified copy of the by-law levying such rate;
- (c) a copy of the municipal tax bill for the current year.
- 8. The Deputy Minister of Municipal Affairs shall certify to the Treasurer of Ontario as to the sum of money payable in the current year under the Act.
- 9. The payment of a grant or subsidy under this or any Act may be withheld from any municipality which fails to furnish evidence satisfactory to the Deputy Minister of Municipal Affairs, that the grant or subsidy to be made under the Act will be applied for the purpose intended by the Act or which having received the said grant or subsidy has failed so to apply it.
- 10.—(1) Every tax bill issued by a municipality shall bear on its face the following printed or otherwise indelibly stamped statement,

The general tax rate has been reduced by one mill by reason of the Provincial subsidy to municipalities.

- (2) The statement shall be blocked out in bold type and appear on the tax bill adjacent to the place where the total taxes payable are shown.
- (3) Where a municipality has not complied with subregulations 1 and 2 in the year 1946, a notice shall be published by the municipality as follows:

TI	ΗE	MU	NIC	IPA:	LS	UBS	SIDY	ACT	`
The The	ger Co	eral	tax atio	rate 1 of	for the	the	year	1946	in of

has been reduced by one mill by reason of the Provincial subsidy to municipalities.

The Corporation of the of

Clerk

THE MUNICIPAL SUBSIDY ACT

APPLICATION FOR MUNICIPAL SUBSIDY (to be submitted in duplicate)

TO: The Deputy Minister of Municipal Affairs, Parliament Buildings, Toronto, Ontario.

Year	(1) Assessment for Purpose of General Taxation	(2) Additional Assess- ment for Schools and Unemploy- ment Relief Only	, (3) Assessment for Public Schools	(4) Assessment for Separate Schools
Current year 194				
Preceding Year				
Next Preceding Year 194				

List in detail assessments under appeal referred to in the regulations.

It is hereby certified on behalf of the Corporation that the information given in this application is complete and correct, and the Corporation and its officers have fully complied with the Act and regulations.

	Signed	l on behalf of the	Corporation at	 .this	.day of		, 194
Corpo	rate					Mayor or I	
Sea	rate d						

THE INDUSTRIAL STANDARDS ACT

O. Reg. 158/46. New. Sheet-Metal Workers' Construction Industry—Ottawa zone. Approved—December 5th, 1946. Filed—December 11th, 1946, 11.45 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 5th day of December, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by sheet-metal workers in connection with the construction, erection, remodelling or alteration of the whole or a part of a building, or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution including the minor installations or alterations incidental to the maintenance of the buildings and premises where performed by the regular employees of the manufacturing, industrial or service institution, as the SHEET-METAL WORKERS' CONSTRUCTION INDUSTRY, for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Ottawa and the suburban area adjacent thereto, described as follows: commencing at the intersection of the road allowance between the townships of Gloucester and Cumberland with the southern shore of the Ottawa River, thence southerly along the said road allowance, to and extending westerly along the line or road allowance between Concessions 3 and 4 in the Township of Gloucester, to and extending westerly along the road allowance adjoining and north of Lot A in the Township of Gloucester, to and extending westerly along the road allowance between Lots 30 and 31 in the Township of Nepean, to and extending northerly along the road allowance between Concessions 4 and 5 in the Township of Nepean, to and extending northerly along the road allowance between Lots 10 and 11, Concession 2, in the Township of Nepean and its production to the southern shore of the Ottawa River, thence along the said shore in a general north-easterly direction to the point of commencement, as a zone for the industry to be known hereafter as the OTTAWA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Ottawa Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE SHEET-METAL WORKERS' CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the sheet-metal workers' construction industry except in accordance with this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employees in the sheet-metal workers' construction industry shall be as follows:—
 - (a) a regular working-week consisting of not more than forty hours of work divided into five regular working-days; and
 - (b) a regular working-day consisting of not more than eight hours of work to be performed on Monday, Tuesday, Wednesday, Thursday or Friday between the hours of 8 a.m. and 5 p.m. where one hour is given for lunch, and between the hours of 8 a.m. and 4.30 p.m. where one-half hour is given for lunch. (cls. a, b and d.)

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages for work performed in the industry,—
 - (a) during the regular work periods; and
 - (b) while doing emergency work on Saturday between the hours of 8 a.m. and 12 noon,

shall be \$1.10 an hour. (cl. c.)

SHIFT WORK

- 4.—(1) Where the work is carried on in two or more shifts, the employees shall be deemed to be employed during a regular working-day where they work not more than eight hours in any twenty-four hour period. (cl. a.)
- (2) An employee who works on a night shift shall be entitled to eight hours' pay for seven hours' work. (cl. e.)
- (3) In all cases governed by subsection 1 no overtime work shall be performed. (cl. i.)
- (4) Where two or more shifts are worked on the same job, only one of these shifts shall be considered a day shift. (cl. o.)

OVERTIME WORK

5. An employee who performs any work in the industry except as provided in sections 2, 3 and 4 shall be deemed to be doing overtime work, and the minimum rate of wages for overtime work shall be \$2.20 an hour but four hours' overtime may be added to any

regular working-day and regular work may be performed on Saturday between the hours of 8 a.m. and 12 noon at \$1.65 an hour. (cl. o.)

6. No work shall be performed in the industry on Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day, except in cases of extreme necessity where life or property is jeopardized, or except on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings, and the work shall be deemed to be overtime work and may be performed only after obtaining a permit from the Advisory Committee. (cls. e and i.)

ADVISORY COMMITTEE

7. The Advisory Committee may fix a special minimum rate of wages for any employee who is handicapped and the rate may be fixed at the request of employee or employer. (cl. k.)

QUALIFICATION AND COMMENCEMENT

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
- 9. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 159/46. Replacing O. Reg. 56/45. Bricklaying and Stonemasonry Industry—Ottawa zone. Approved—December 5th, 1946. Filed—December 11th, 1946, 11.50 a.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 5th day of December, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by bricklayers and stonemasons in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the BRICKLAYING AND STONE-MASONRY INDUSTRY, for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Ottawa and the suburban area adjacent thereto, described as follows: commencing at the intersection of the road allowance between the townships of Gloucester and Cumberland with the southern shore of the Ottawa River, thence southerly along the said road allowance, to and extending westerly along the line or road allowance between Concessions 3 and 4 in the Township of Gloucester, to and extending westerly along the road allowance adjoining and north of Lot A in the Township of Gloucester, to and extending westerly along the road allowance between Lots 30 and 31 in the Township of Nepean, to and extending northerly along the road allowance between Concessions 4 and 5 in the Township of Nepean, to and extending northerly along the road allowance between Lots 10 and 11, Concession 2, in the Township of Nepean and its production to the southern shore of the

Ottawa River, thence along the said shore in a general north-easterly direction to the point of commencement, as a zone for the industry to be known hereafter as the OTTAWA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Ottawa Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that you Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE BRICKLAYING AND STONEMASONRY INDUSTRY IN THE OTTAWA ZONE

 No work shall be performed in the bricklaying and stonemasonry industry except in accordance with this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employees in the bricklaying and stonemasonry industry shall be as follows:
 - (a) a regular working-week consisting of not more than forty-four hours of work divided into five and one-half regular working-days; and
 - (b) a regular working-day consisting of not more than eight hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m., and not more than four hours of work to be performed on Saturday between the hours of 8 a.m. and 12 noon. (cls. a, b and d.)

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages for work performed in the industry,—
 - (a) during the regular working periods; and
 - (b) during the night of not more than eight hours' duration, where the work is of such a nature that it cannot be performed during the regular working-day,

shall be \$1.25 an hour. (cl. c.)

SHIFT WORK

- 4.—(1) Where the work is carried on in two or more shifts, the employees shall be deemed to be employed during a regular working-day where they work not more than eight hours in any twenty-four-hour period. (cl. a.)
- (2) An employee who works on a night shift shall be entitled to eight hours' pay for seven hours' work. (cl. e.)

(3) In all cases governed by subsection 1 no overtime work shall be performed. (cl. i.)

SATURDAY AFTERNOON WORK

5. An employee who works on Saturday after 12 noon in order to permit the pouring of concrete or who does work which must be performed at that time in order to protect life or property shall be deemed to be employed during a regular working-day and regular working-week. (cl. g.)

OVERTIME WORK

6. An employee who performs any work in the industry except as provided in sections 2, 3 and 4, or who performs any work on Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day or Christmas Day, shall be deemed to be doing overtime work. (cl. e.)

MINIMUM RATE OF WAGES FOR OVERTIME WORK

- 7.—(1) The minimum rate of wages for all overtime work performed between the hours of 5 p.m. and 10 p.m. on Monday, Tuesday, Wednesday, Thursday and Friday and between the hours of 12 noon and 5 p.m. on Saturday, except on one of the holidays named in section 6, shall be \$1.87½ an hour. (cl. e.)
- (2) The minimum rate of wages for all other overtime shall be \$2.50 an hour. (cl. e.)

ADVISORY COMMITTEE

8. The Advisory Committee may fix a special minimum rate of wages for any employee who is handicapped or whose work is only partly subject to the provisions of this schedule. (cl. k.)

QUALIFICATION, REVOCATION AND COMMENCEMENT

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 56/45 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 160/46.
Replacing O. Reg. 48/46.
Taxicab Industry—Toronto zone.
Approved—December 5th, 1946.
Filed—December 11th, 12.00 p.m.

Order-in-Council approved by The Honourable the Lieutenant-Governor, dated the 5th day of December, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work in connection with the operation of automobiles as taxicabs or livery cabs, as the TAXICAB INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Toronto and the suburban area adjacent thereto and lying within a line drawn as follows: commencing at the point on the north shore of Lake Ontario where it is intersected by the lot line between Lots 16 and 17 in the Township of Scarborough, Lake Front; thence following the said lot line northerly to the intersection of Kingston Road and County Highway No. 19; thence westerly along County Highway No. 19 to

where it intersects the town line between Scarborough Township and East York Township; thence northerly along the said town line to York Mills Road; thence westerly along York Mills Road and Wilson Avenue to Weston Road, thence southerly along Weston Road to the northerly limits of the Town of Weston; thence westerly along the northerly limits of the Town of Weston to the Humber River; thence southerly along the Humber River to Dundas Street West; thence westerly along Dundas Street West and Provincial Highway No. 5 to Etobicoke Creek and southerly along Etobicoke Creek to the water's edge of Lake Ontario; thence easterly along the water's edge of Lake Ontario to the place of beginning, as a zone for the industry to be known hereafter as the TORONTO ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Toronto Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act;

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE TAXICAB INDUSTRY IN THE TORONTO ZONE

1. No work shall be performed in the taxicab industry except in accordance with this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employees in the taxicab industry shall be as follows:—
 - (a) a regular working-week consisting of not more than forty-eight hours of work divided into six regular working-days; and
 - (b) a regular working-day consisting of not more than eight hours of work. (S. 7, cls. a and b.)

OVERTIME WORK

3. An employee who performs any work in the industry except as provided in section 2 shall be deemed to be doing overtime work. (S. 7, cl. e.)

MINIMUM RATE OF WAGES

- 4.—(1) The minimum rates of wages for work performed in the industry shall be as follows:—
 - (a) \$24.00 a regular working-week and 75 cents for each hour of overtime work; or
 - (b) \$2.00 for the first four consecutive hours or part thereof on duty in a day, and after four consecutive hours, 50 cents for each additional consecutive hour up to four on duty, and 75 cents for each hour of overtime work.
- (2) Where an employee is not kept on duty and paid at the rate of at least 50 cents an hour for four consecutive hours immediately after the fourth, he

shall be deemed to commence another day on each occasion that he commences to work, and shall be paid the minimum rates set forth in clause *b* of subsection 1. (S. 7, cls. *c* and *e*.)

DISPATCHERS

5. The minimum rate of wages for dispatchers shall be \$27.50 a week and 85 cents for each hour of overtime work. (S. 7, cls. c and e.)

OUT-OF-ZONE-TRIPS

6. While engaged in out-of-zone trips, drivers shall not be required to conform to the regular daily hours, and drivers shall be reimbursed for reasonable cost for food and lodging while on a trip. (S. 7, cls. a and c.)

DEDUCTIONS

7. No deductions shall be made from the minimum rates of wages for uniforms, except that a driver may be charged fifty per cent of the cost of his uniform supplied by his employer. (S. 7, cl. c.)

ADVISORY COMMITTEE

8. The advisory committee may fix a minimum rate of wages lower than the rate fixed by this schedule for any individual who performs work included in more than one classification of employees, or whose work is only partly subject to the provisions of this schedule. (S. 7, cl. k.)

QUALIFICATION, REVOCATION AND COMMENCEMENT

- 9. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 10. Ontario Regulations 48/46 are revoked.
- 11. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 161/46. Replacing O. Reg. 163/44. Carpentry Industry—Ottawa zone. Approved—December 5th, 1946. Filed—December 11th, 1946, 12.10 p.m.

Order-in-Council approved by the Honourable the Lieutenant-Governor, dated the 5th day of December, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by carpenters and joiners in connection with the construction, erection, repair, remodelling or alteration of the whole or a part of a building or structure except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution, including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the CARPENTRY INDUSTRY for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Ottawa and the suburban area adjacent thereto, described as follows: commencing at the intersection of the road allowance between the townships of Gloucester and Cumberland with the southern shore of the Ottawa River, thence southerly along the said road allowance, to and extending westerly along the line or

road allowance between Concessions 3 and 4 in the Township of Gloucester, to and extending westerly along the road allowance adjoining and north of Lot A in the Township of Gloucester, to and extending westerly along the road allowance between Lots 30 and 31 in the Township of Nepean, to and extending northerly along the road allowance between Concessions 4 and 5 in the Township of Nepean, to and extending northerly along the road allowance between Lots 10 and 11, Concession 2, in the Township of Nepean and its production to the southern shore of the Ottawa River, thence along the said shore in a general northeasterly direction to the point of commencement, as a zone for the industry to be known hereafter as the OTTAWA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Ottawa Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule pursuant to section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the carpentry industry except in accordance with this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employees in the carpentry industry shall be as follows:—
 - (a) a regular working-week consisting of not more than forty-four hours of work divided into five and one-half regular working-days; and
 - (b) a regular working-day consisting of not more than eight hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m., and not more than four hours of work to be performed on Saturday between the hours of 8 a.m. and 12 noon. (cls. a, b and d.)

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages for work performed in the industry,—
 - (a) during the regular working periods;
 - (b) during the night of not more than eight hours' duration, where the work is of such a nature that it cannot be performed during the regular working-day; and
 - (c) on Saturday after 12 noon in order to permit the pouring of concrete,

shall be \$1.05 an hour. (cl. c.)

SHIFT WORK

- 4.—(1) Where the work is carried on in two or more shifts, the employees shall be deemed to be employed during a regular working-day, where they work not more than eight hours in any twenty-four hour period. (cl. a.)
- (2) An employee who works on a night shift shall be entitled to eight hours' pay for seven hours' work. (cl. e.)
- (3) In all cases govered by subsection 1 no overtime work shall be performed. (cl. i.)
- (4) Where two or more shifts are worked on the same job, only one of these shifts shall be considered a day shift. (cl. e.)

OVERTIME WORK

- 5. An employee who performs any work in the industry except as provided in sections 2, 3 and 4 shall be deemed to be doing overtime work, and the minimum rate of wages for overtime work shall be \$2.10 an hour, except that not more than four hours' overtime may be added to any regular working-day at \$1.57½ an hour. (cl. e.)
- 6. No work shall be performed in the industry on Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day or Christmas Day, except in cases of extreme necessity where life or property is jeopardized, or except on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings, and all such work shall be deemed to be overtime work and shall be performed only after obtaining a permit from the Advisory Committee. (cls. e and i.)

ADVISORY COMMITTEE

7. The Advisory Committee may fix a special minimum rate of wages for any employee who is handicapped and the rate may be fixed at the request of either employee or employer. (cl. k.)

OUALIFICATION, REVOCATION AND COMMENCEMENT

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 163/44 are revoked.
- 10. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE INDUSTRIAL STANDARDS ACT

O. Reg. 162/46. Replacing O. Reg. 176/44. Electrical Repair and Construction Industry—Ottawa zone. Approved—December 5th, 1946. Filed—December 11th, 1946, 12.15 p.m.

Order-in-Council approved by the Honourable the Lieutenant-Governor, dated the 5th day of December, A.D. 1946.

Whereas under *The Industrial Standards Act* the Minister has designated all work usually performed by electricians, which includes all electrical installation in buildings, structures or premises and all electrical installations for or in respect of equipment, apparatus or appliances operating or to be operated therein and the

repair and maintenance of such installations, except maintenance repairs to the buildings and premises used in the operation of a manufacturing, industrial or service institution including the minor installations or alterations incidental to the maintenance of the buildings and premises, where performed by the regular employees of the manufacturing, industrial or service institution, as the ELECTRICAL REPAIR AND CONSTRUCTION INDUSTRY, for the purposes of the Act:

AND WHEREAS the Minister has designated the City of Ottawa and the suburban area adjacent thereto, described as follows: commencing at the intersection of the road allowance between the townships of Gloucester and Cumberland with the southern shore of the Ottawa River, thence southerly along the said road allowance, to and extending westerly along the line or road allowance between Concessions 3 and 4 in the Township of Gloucester, to and extending westerly along the road allowance adjoining and north of Lot A in the Township of Gloucester, to and extending westerly along the road allowance between Lots 30 and 31 in the Township of Nepean, to and extending northerly along the road allowance between Concessions 4 and 5 in the Township of Nepean, to and extending northerly along the road allowance between Lots 10 and 11, Concession 2, in the Township of Nepean and its production to the southern shore of the Ottawa River, thence along the said shore in a general north-easterly direction to the point of commencement, as a zone for the industry to be known hereafter as the OTTAWA ZONE:

AND WHEREAS a petition from representatives of employers and employees in the industry within the Ottawa Zone was received by the Minister, who thereupon authorized an industrial standards officer to convene a conference of the employers and employees in the industry in accordance with and for the purposes of section 6 of the Act:

AND WHEREAS the conference was duly held and has submitted to the Minister in writing a schedule under section 7 of the Act:

AND WHEREAS the schedule has been approved by The Industry and Labour Board in writing:

AND WHEREAS the schedule has been approved by the Minister of Labour who is of the opinion that it has been agreed to by a proper and sufficient representation of the employers and employees engaged in the industry within the zone:

Upon the recommendation of the Honourable the Minister of Labour, the Committee of Council advise that your Honour declare the schedule, appended hereto, shall be in force during pleasure within the zone and shall be binding upon the employers and employees in the industry referred to in the schedule.

SCHEDULE FOR THE ELECTRICAL REPAIR AND CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

1. No work shall be performed in the electrical repair and construction industry except in accordance this this schedule.

HOURS OF LABOUR

- 2. The regular working periods for all employees in the electrical repair and construction industry shall be as follows:—
 - (a) a regular working-week consisting of not more than forty hours of work divided into five regular working-days; and
 - (b) a regular working-day consisting of not more than eight hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between the hours of 8 a.m. and 5 p.m.

where one hour is given for lunch, and between the hours of 8 a.m. and 4.30 p.m. where one-half hour is given for lunch. (cls. a, b and d.)

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed in the industry during the regular working periods shall be \$1.05 an hour. (cl. c.)

SHIFT WORK

- 4.—(1) Where the work is carried on in two or more shifts, the employees shall be deemed to be employed during a regular working-day where they work not more than eight hours in any twenty-four hour period. (cl. a.)
- (2) An employee who works on a night shift shall be entitled to eight hours' pay for seven hours' work. (cl. e.)
- (3) In all cases governed by subsection 1 no overtime work shall be performed. (cl. i.)
- (4) Where two or more shifts are worked on the same job, only one shall be deemed a day shift. (cl. e.)

OVERTIME WORK

- 5. An employee who performs any work in the industry except as provided in sections 2 and 4 shall be deemed to be doing overtime work, and the minimum rate of wages for overtime work shall be \$2.10 an hour, except that not more than four hours' overtime may be added to any regular working-day, and except emergency work performed on Saturday between the hours of 8 a.m. and 12 noon at \$1.57½ an hour. (cl. e.)
- 6. No work shall be performed in the industry on Sunday, New Year's Day, Good Friday, Dominion Day, Civic Holiday, Labour Day or Christmas Day, except in cases of extreme necessity where life or property is jeopardized, or except on repairs to buildings where the repair work must be done on those days in order to prevent the loss of employment to those who are regularly employed in the buildings, and all such work as that shall be deemed to be overtime work and shall be performed only after obtaining a permit from the Advisory Committee. (cls. e and i.)

ADVISORY COMMITTEE

7. The Advisory Committee may fix a special minimum rate of wages for any employee who is handicapped and the rate may be fixed at the request of either employee or employer. (cl. k.)

QUALIFICATION, REVOCATION AND COMMENCEMENT

- 8. This schedule is subject to The Hours of Work and Vacations with Pay Act, 1944.
 - 9. Ontario Regulations 176/44 are revoked.
- 10. This schedule shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944.*

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 163/46. New. Legislative Grants. Approved—December 5th, 1946. Filed—December 11th, 1946, 3.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1.—(1) All legislative grants for educational purposes shall be conditional upon each municipality showing on the face of its tax bill the following printed or otherwise indelibly stamped statement:

The tax rate for educational purposes has been reduced by reason of an amount payable as legislative grants for educational purposes and estimated at \$

- (2) The statement shall be blocked out in bold type and appear on the tax bill adjacent to the place where the total taxes payable are shown.
- (3) Where a municipality has not complied with subregulations 1 and 2 in the year 1946, a notice may be published by the municipality as follows:

The Department of Education Act

The tax rate for educational purposes for the year 1946 in The Corporation of the of has been reduced by reason of an amount payable as legislative grants for educational purpurposes and estimated at \$

Clerk

G. A. DREW, Minister of Education. Toronto, November 27, 1946

THE LIQUOR LICENCE ACT, 1946

O. Reg. 164/46. New and Revoking O. Reg. 258/44. General. Approved—December 12th, 1946. Filed—December 13th, 1946, 11.40 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE LIQUOR LICENCE ACT, 1946.

Interpretation

- 1. In these regulations,—
- (a) "labour club" shall mean a chartered branch or union of any of the established labour organizations in Canada; and
- (b) "veterans' club" shall mean a chartered branch of any of the established war veterans' organizations in Canada.

OFFICIALS AND EMPLOYEES OF THE BOARD

REGISTRAR

- 2. It shall be the duty of the registrar to,-
- (a) attend such meetings of the Board as it shall direct;
- (b) attest all orders, directions, certificates and subpoenas or other documents issued in the name of the Board as may be required;
- (c) give such notices as are required by the Act and these regulations;
- (d) maintain safe custody of the seal of the Board;
- (e) keep a central record of the minutes of the meetings and proceedings of the Board;

- (f) inform and advise the Board on any matters arising out of the administration of the Act and these regulations; and
- (g) generally perform and carry out the directions and instructions of the Board.

DEPUTY REGISTRARS

- 3. It shall be the duty of each deputy registrar to,—
 - (a) provide suitable premises for the meetings of the Board;
 - (b) attend such meetings of the Board as it shall direct;
 - (c) give and receive such notices as are required by the Act;
 - (d) attest all orders, directions, certificates, subpoenas or other documents as may be required;
 - (e) keep the minutes of the meetings and proceedings of the Board in his licence district;
 - (f) attend to the correspondence affecting his licence district;
 - (g) inform and advise the Board on any matters arising out of the administration of the Act and these regulations;
 - (h) file with the registrar copies of all the Board's orders, directions, certificates and such other documents as may be required; and
 - (i) generally perform and carry out the directions and instructions of the Board.

OTHER OFFICIALS AND EMPLOYEES

4. The officials, inspectors and other employees of the Board shall obey the instructions of the Board and perform such duties as it shall direct.

SEAL

5. The official seal of the Board shall consist of the coat of arms of Ontario within two concentric circles between which circles shall appear the words "The Liquor Licence Board of Ontario".

REGULATIONS APPLICABLE TO ALL ESTABLISHMENTS
AND LICENSED PREMISES

APPLICATION

6. Regulations 7 to 24 shall apply to all classes of licensed premises.

LIQUOR ON LICENSED PREMISES

- 7. All liquor sold upon licensed premises shall be consumed thereon and the licence holder shall not permit any liquor so sold to be taken therefrom.
- 8. No liquor, other than that sold by the licence holder under the authority of the licence, shall be brought upon the licensed premises and the licence holder shall not permit any such liquor to be brought upon the premises.

CONTAINERS

All liquor served in licensed premises shall be dispensed from the original container in which the liquor is purchased from or under the authority of The Liquor Control Board of Ontario.

DRINKS CONTAINING SPIRITS

10.—(1) Each drink containing spirits served in licensed premises shall contain not less than one fluid ounce of spirits as supplied by The Liquor Control Board of Ontario.

(2) Any non-alcoholic liquid which is added to liquor in the preparation of a drink shall be added in full view of the customers.

DRAUGHT BEER

- 11.—(1) All glasses used for the sale of draught beer shall be of clear glass four and five-eighths inches in height having a content of nine fluid ounces and a uniform outside width for a depth of one-half inch from the top of two and one-half inches and shall be marked "L.A.C.B.", "L.L.B.O." or "L.C.B.O." on the base.
- (2) The foam or head on a glass of draught beer shall not exceed one-half inch in depth from the top of the glass.

PRICE LISTS

- 12.—(1) Upon every licensed premises there shall be lists available to customers or signs prominently displayed indicating,—
 - (a) the varieties of liquor for sale;
 - (b) the amount and type of spirits in each type of drink containing spirits which is offered for sale; and
 - (c) the prices at which drinks may be purchased,

but such lists and signs shall be published and displayed only in the licensed premises.

- (2) A copy of every list and sign used under subregulation 1 shall be filed with the Board before being used and no alteration shall be made in any such list or sign until the approval in writing thereof of the Board has been obtained.
- 13.—(1) There shall be maintained upon every licensed premises an adequate stock of liquor, when available,
 - (a) of the brands and types; and
 - (b) in the form or containers,

which are commonly in demand in the place where the premises are located.

- (2) Liquor of the brands and types and in the containers referred to in subregulation 1 shall be displayed at the bar.
- (3) The brand and type of beer dispensed by each tap shall be clearly indicated by a label visible to persons using the premises.

FLOOR SPACE

- 14. In every licensed premises there shall be not less than twelve square feet floor space for each chair, stool or seat therein.
- 15. No more persons than adequate seating accommodation is provided for shall be admitted to any licensed premises.

EMPLOYEES

- 16. In licensed premises to which men are admitted, only men shall be employed during the hours when liquor may be sold.
- 17. In licensed premises to which women only are admitted, only women shall be employed during the hours when liquor may be sold unless, in the case of any premises, the Board otherwise directs.
- 18. No person under the age of twenty-one years shall be employed in the serving of liquor in any licensed premises.

DAYS OF SALE

19. No liquor may be sold or served in licensed premises on Sunday, Good Friday, Christmas Day or on a day when a general polling for a Dominion, provincial or municipal election or the voting upon any question submitted to the electors of the municipality under any Act of Ontario is being held in the electoral district or municipality in which the licensed premises are situate.

HOURS OF SALE

- 20. Liquor may be sold in licensed premises during the following hours:
 - (a) Dining lounge-
 - (i) Monday to Friday, from 12 o'clock noon to 2 o'clock a.m. the following day,
 - (ii) Saturday, from 12 o'clock noon to 11.30 o'clock p.m.;
 - (b) Dining room—
 - (i) Monday to Saturday, 12 o'clock noon to 10 o'clock p.m.; and
 - (c) Lounge and public house-
 - (i) Monday to Friday, from 12 o'clock noon to 6.30 o'clock p.m. and from 8 o'clock p.m. to 12 o'clock midnight,
 - (ii) Saturday, from 12 o'clock noon to 6.30 o'clock p.m. and from 8 o'clock p.m. to 11.30 o'clock p.m.

SIGNS AND ADVERTISEMENTS

- 21. The signs displayed on the exterior of an establishment shall make no reference to the holding of a licence or the rights granted thereunder other than in the words "A Hotel (or an Inn or a Tavern or a Restaurant or a Public House) under The Liquor Licence Act" together with a statement of the licences held, all of which shall be in letters not exceeding two inches in height.
- 22. No establishment in respect of which a licence is issued, other than one which is classified by the Board as a hotel or inn, shall use the term "hotel" or "inn" in any advertisement or upon any sign or stationery or elsewhere.
- 23. No establishment or other organization or business other than an establishment which is classified by the Board as a "tavern" or "public house" shall use the term "tavern" or "public house", as the case may be, in any advertisement or upon any sign or stationery or elsewhere.
- 24. Signs reading "Dining Lounge", "Dining Room", "Lounge" and "Public House" may be used within an establishment to indicate the location of licensed premises.

RAILWAY CARS, STEAMSHIPS

25. Liquor may be sold upon a railway car or steamship in respect of which a licence is issued only while such railway car or steamship is in transit on a trip the main purpose of which is the transporting of passengers from one point to another point.

CLUBS

- 26. Every club in respect of which a licence is issued other than a labour club or veterans' club shall be incorporated.
- 27. No liquor shall be served or sold in licensed premises in a club except to a member of the club or the guest of a member.

- 28. A member of any chartered branch of any of the established war veterans' organizations or established labour organizations in Canada shall for the purpose of the Act and these regulations be deemed to be a member of a chartered branch thereof in respect of which a licence is issued under the Act and these regulations, if the rules of the organization and of such branch so permit.
- 29. Unless otherwise required by the Board, every club in respect of which a licence is held shall forward annually to the Board, not later than the 31st day of January,—
 - (a) a list of the officers of the club;
 - (b) a list of the members of the club;
 - (c) a copy of the by-laws of the club; and
 - (d) a financial statement covering the last fiscal period of the club,

and such lists, copy of by-laws and financial statement shall be verified in the manner prescribed in regulation 53.

DINING LOUNGES

- 30. In every dining lounge,-
- (a) the tables shall be covered with table cloths or other equivalent suitable covering or surfacing;
- (b) an adequate supply of flatware, china and other table service shall be available and used; and
- (c) meals, for which adequate menus shall be provided, shall be served at regular breakfast or luncheon or dinner or supper hours but where the establishment is classified as a hotel and has no other dining room, meals, for which adequate menus shall be provided, shall be served at regular breakfast, luncheon and dinner hours.
- 31. In a dining lounge liquor shall be served only to a person having a meal therein while seated at a table.
- 32. A dining lounge licence may only be issued to and held by a person who has,—
 - (a) adequate experience in the hotel or restaurant business; or
 - (b) other business experience and employs management having adequate experience in the hotel or restaurant business.
- 33. Where entertainment is provided in a dining lounge the entertainment shall be in charge of and supervised by a person having adequate experience in the type of entertainment provided.
- 34. Where facilities for dancing are provided in a dining lounge the dance floor shall occupy not less than one-fifth of the total floor space thereof and the number of chairs, stools and seats which may be provided shall be calculated with respect to that portion of the dining lounge not occupied by the dance floor.

DINING ROOMS

- 35. In every dining room,-
- (a) the tables shall be covered with table cloths or other equivalent suitable covering or surfacing;
- (b) an adequate supply of flatware, china and other table service shall be available and used; and
- (c) meals, for which adequate menus shall be provided, shall be served at regular breakfast, luncheon and dinner hours.

- 36. In a dining room beer or wine shall be served only to a person having a meal therein while seated at a table.
- 37. A dining room licence may only be issued to and held by a person who has,—
 - (a) adequate experience in the hotel or restaurant business; or
 - (b) other business experience and employs management having adequate experience in the hotel or restaurant business.
- 38. In a dining room there shall not be any box stall or any partition or obstruction which prevents a full view of the entire room by any person therein.

Lounges

- 39. In every lounge there shall be,-
- (a) a service bar with or without stools or seats for the persons using the lounge; and
- (b) an area equipped with an adequate number of chairs and tables, having regard to the dispensing facilities of the lounge.
- 40. All liquor sold in the lounge shall be dispensed at the bar in such a manner that it may be viewed by the persons using the lounge.
- 41. In a lounge there shall not be any box stall or any partition or obstruction which prevents a full view of the entire room by any person therein.

Public Houses

- 42. In every premises licensed as a public house there shall be,—
 - (a) a service bar, with or without stools or seats for the persons using the public house; and
 - (b) an area equipped with an adequate number of chairs and tables, having regard to the dispensing facilities of the lounge.
- 43. All beer sold in premises licensed as a public house shall be dispensed at the bar in such a manner that it may be viewed by the persons using the premises.
- 44. In premises licensed as a public house there shall not be any box stall, or any partition or obstruction which prevents a full view of the entire room by any person therein.
- 45.—(1) Beer sold on premises licensed as a public house shall be sold at prices not exceeding the following:
 - (a) except where the beer is obtained from The Liquor Control Board of Ontario at a place in Northern Ontario

(i)	for e	ach	glass	10cts.
(ii)	for e	ach	12-ounce bottle	21cts.
(iii)	for e	ach	22½-ounce bottle	41cts.

- (b) where the beer is obtained from The Liquor Control Board of Ontario at a place in Northern Ontario
- (2) This regulation shall not apply to beer known as premium priced beer or to beer imported from outside of Canada.
- (3) In this regulation "Northern Ontario" shall mean Manitoulin Island and the islands lying adjacent thereto, and all that part of Ontario lying northerly

and northwesterly of a line commencing on the south shore of the west channel of the French River where it is intersected by the production southerly of the easterly boundary of the Township of Travers, thence in a general easterly direction following the south shore of the west and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the south and east shore of Lake Nipissing to the boundary between the Townships of Widdifield and West Ferris; thence easterly along the last named boundary to Trout Lake; thence easterly along the south shore of Trout Lake and the Mattawa River to the boundary between Ontario and Quebec.

BANQUET OR ENTERTAINMENT PERMITS

- 46. A banquet or entertainment permit may be issued only in respect of a banquet or entertainment which is not conducted for the purpose or with the intention of gain or profit.
- 47. The provisions of regulation 53 shall apply *mutatis mutandis* to every application for a banquet or entertainment permit.
- 48. The liquor which is authorized to be served at a banquet or entertainment shall be purchased from The Liquor Control Board of Ontario.
- 49. The fee payable in respect of a banquet or entertainment permit shall be \$2 payable upon the making of the application therefor.
- 50. The Board may cancel any banquet or entertainment permit issued by it.
- 51. The person to whom a banquet or entertainment permit is issued, or in the case of an organization, the person who made the affidavit of verification attached to the application for the permit, shall within forty-eight hours of the holding of the banquet or entertainment, make a written report to the Board stating the amount of liquor purchased for the banquet or entertainment pursuant to the permit which was not consumed at the banquet or entertainment and shall, if required by The Liquor Licence Board of Ontario forthwith deliver such liquor to The Liquor Control Board of Ontario.

LICENCES

APPLICATIONS

- 52. Where application is made for a licence and construction or alteration of a building is contemplated,—
 - (a) the Board shall not consider the application
 - (i) a building permit has been issued by the local municipal authority, unless it is not the practice to issue building permits in the place where the proposed establishment is to be located, and
 - (ii) the Board is satisfied upon evidence submitted, that the applicant has complied with all federal, provincial and municipal requirements which are of a general nature and which create or govern priorities or restrictions with respect to labour and materials required in the construction or alteration of the building proposed to be used for the establishment; and

(b) the Board

- (i) shall not issue a licence, or
- (ii) where a licence has been issued, shall cancel it,

where subsequent to the making of the application the construction or alteration and equipping of the building proposed to be used for an establishment is not proceeded with with such expedition as may be required by the Board.

VERIFICATION OF APPLICATION

- 53. The information contained in an application for a licence or renewal thereof shall be verified,—
 - (a) where the establishment is owned by an individual, by his affidavit or in his absence by the affidavit of some person having full knowledge of the facts;
 - (b) where the establishment is owned by a partnership, by the affidavit of one of the partners;
 - (c) where the establishment is owned by an incorporated company, by the affidavit of the president, or in his absence by the affidavit of a director:
 - (d) where the establishment is a military mess, by the affidavit of the officer commanding the unit, or in his absence by the affidavit of a senior officer of the unit;
 - (e) where the establishment is a labour club, or a veterans' club, by the affidavit of the president, or in his absence by the affidavit of a senior officer of the club; and
 - (f) in all other cases by the affidavit of a person having full knowledge of the facts.

APPROVAL OF PREMISES

54. No licence shall be issued in respect of any establishment unless the plans, location, accommodation, equipment and facilities thereof have been approved by the Board.

CONVICTION OF OFFENCE

- 55. No licence may be issued or renewed to any person who has been convicted of,—
 - (a) any offence against the Act involving the making of a false statement or the failure to make full disclosure to the Board;
 - (b) any offence against any Act of Ontario involving the having, selling, keeping for sale or supplying of liquor;
 - (c) an offence against subsection 4 of section 50 of the Act involving gambling, a slot machine or a device used for gambling; or
 - (d) any offence against the laws of Canada or Ontario, involving moral turpitude,

and the Board shall cancel the licence of any person being the holder of a licence who is convicted of any such offence.

LICENCE FEES

- 56.—(1) The following fees shall be payable in respect of the issue and renewal of each licence:
 - (a) Where the establishment is a hotel or inn,
 - (i) for a dining lounge licence an amount equal to ten per centum of the gross value of liquor purchased, with a minimum fee of \$150,
 - (ii) for a lounge licence an amount equal to ten per centum of the gross value of liquor purchased, with a minimum fee of \$150,
 - (iii) for a dining room licence an amount equal to ten per centum of the gross value of wine purchased and the amount indicated in the following table for each gallon of beer purchased:

On	first		10,000	gallor	ıs	8c.
29	10,001	-	20,000	"		9c.
22	20,001	_	30,000	27		10c.
27	30,001	-	40,000	22		11c.
27	40,001	-	50,000	22		12c.
27	50,001	_	60,000	gallor	ıs	13c.
27	60,001	_	70,000	"		14c.
27	70,001	-	80,000	22		15c.
27	80,001	-	90,000	29		16c.
22	90,001	_	100,000	22		17c.
22			110,000	27		18c.
27	110,001	_	120,000	27		19c.
22			llons and	dover		20c.

with a minimum fee of \$75 in the case of a summer hotel and \$150 in the case of every other hotel or inn,

(iv) for a public house licence the amount indicated in the following table for each gallon of beer purchased:

On	first		10,000	gallons	S.			8c.
22	10,001	_	20,000	n				9c.
27	20,001		30,000	23				10c.
27	30,001	_	40,000	27				11c.
27	40,001	-	50,000	27				12c.
27	50,001		60,000	22				13c.
27	60,001	-	70,000	27				14c.
22	70,001	-	80,000	37				15c.
23	80,001	_	90,000	22				16c.
77	90,001	-	100,000	27				17c.
27	100,001	-	110,000	39				18c.
27	110,001	_	120,000	77				19c.
27	120,001	ga	llons and	over.				20c.

with a minimum fee of \$75 in the case of a summer hotel and \$150 in the case of every other hotel or inn;

- (b) Where the establishment is a tavern,
 - (i) for a dining lounge licence an amount equal to ten per centum of the gross value of liquor purchased, with a minimum fee of \$150,
 - (ii) for a lounge licence an amount equal to ten per centum of the gross value of liquor purchased, with a minimum fee of \$150,
 - (iii) for a dining room licence an amount equal to ten per centum of the gross value of wine purchased and the amount indicated in the following table for each gallon of beer purchased:

On	first		10,000 g	gallons		 	9c.
22	10,001	-	20,000	27			11c.
27	20,001	-	30,000	27		 	13c.
27	30,001	_	40,000	23		 	15c.
27	40,001	_	50,000	27		 	17c.
22	50,001	_	60,000	33		 	19c.
22	60,001		70,000	37		 	21c.
22	70,001	_	80,000	27		 ٠.	23c.
27	80,001	_	90,000	27		 	25c.
22	90,001	_	100,000	27		 	27c.
27	100,001	-	110,000	n,		 	29c.
27	110,001	$\overline{}$	120,000	27		 	31c.
27	120,001	ga	llons and	over.		 	33c.

with a minimum fee of \$75 in the case of a tavern which is operated only during the summer season and \$150 in the case of every other tavern,

(iv) for a public house licence the amount indicated in the following table for each gallon of beer purchased:

-	On	hrst		10,000	gallons.				9c.
	22	10,001	_	20,000	"				11c.
	22	20,001	-	30,000	22				13c.
	27	30,001	-	40,000	27				15c.

```
On
    40,001 -
                50,000
                               ..... 17c.
     50,001 -
                60,000
                               . . . . . . .
    60,001 -
                70,000
                               ..... 21c.
     70,001 -
                80,000
                                        23c.
                               . . . . . . .
     80,001 -
                90,000
                                        25c.
     90,001 -
               100,000
                                        27c.
                               . . . . . . .
   100,001 - 110,000
                                        29c.
                               . . . . . . .
    110,001 - 120,000
                          23
                                        31c.
   120,001 gallons and over..... 33c.
```

with a minimum fee of \$75 in the case of a tavern which is operated only during the summer season and \$150 in the case of every other tavern;

- (c) Where the establishment is a restaurant, for a dining room licence an amount equal to ten per centum of the gross value of wine purchased and 8 cents for each gallon of beer purchased with a minimum fee of \$150 in the case of a restaurant which is operated only during the summer season and \$300 in the case of every other restaurant;
- (d) Where the establishment is a public house, for a public house licence the amount indicated in the following table for each gallon of beer purchased:

On	first		10,000	gallons				10c.
22	10,001	_	20,000	n				13c.
77	20,001	_	30,000	27				16c.
22	30,001	_	40,000	27				19c.
99	40,001	_	50,000	29				22c.
77	50,001	_	60,000	27				25c.
22	60,001	_	70,000	27				28c.
77	70,001	_	80,000	27				31c.
27	80,001	_	90,000	27				34c.
33	90,001	_	100,000	23	[4]			37c.
22	100,001		110,000	27				40c.
22	110,001		120,000	27				43c.
27			llons and	over.				46c.

with a minimum fee of \$150 in the case of a public house which is operated only during the summer season and \$300 in the case of every other public house;

- (e) Where the establishment is a club or military mess,
 - (i) for a dining lounge licence an amount equal to ten per centum of the gross value of liquor purchased with a minimum fee of \$50.
 - (ii) for a lounge licence an amount equal to ten per centum of the gross value of liquor purchased with a minimum fee of \$50,
 - (iii) for a dining room licence an amount equal to ten per centum of the gross value of wine purchased and 8 cents for each gallon of beer purchased with a minimum fee of \$50,
 - (iv) for a public house licence, except in the case of a veterans' club or labour club, 8 cents for each gallon of beer purchased with a minimum fee of \$50, and in the case of a veterans' club or labour club, a fee of \$150;
- (f) Where the establishment is a railway car or steamship,
 - (i) for a dining lounge licence an amount equal to ten per centum of the gross value of liquor purchased with a minimum fee of \$25,
 - (ii) for a lounge licence an amount equal to ten per centum of the gross value of liquor purchased with a minimum fee of \$25,

- (iii) for a dining room licence an amount equal to ten per centum of the gross value of wine purchased and 8 cents for each gallon of beer purchased with a minimum fee of \$25,
- (iv) for a public house licence 8 cents for each gallon of beer purchased with a minimum fee of \$25.
- (2) Where, in respect of any establishment,
- (a) more than one public house licence is held; or
- (b) a dining room licence and a public house licence or public house licences are held,

the total fees for the licences held in respect of both or all of such premises shall be computed by applying the appropriate fees prescribed in subsection 1 to the total amount of beer purchased and the total gross value of wine purchased for both or all of such premises but in no case shall the total fees for such licences be less than the total of the minimum fees prescribed.

- (3) Where, in respect of any establishment,
- (a) more than one licence is held; and
- (b) one of such licences is a dining room licence or a public house licence,

in computing the licence fees, all beer purchased shall be presumed to be purchased for the dining room premises or public house premises.

- (4) In this regulation,-
- (a) "beer purchased" shall mean all beer purchased by or for the establishment during the period of the licence for the purposes of the licensed premises whether or not it is sold in the licensed premises during such period;
- (b) "gross value of wine purchased" shall mean the gross value of all wine, including the value of the containers, purchased by or for the establishment during the term of the licence for the purposes of the licensed premises whether or not it is sold in the licensed premises during such period;
- (c) "gross value of liquor purchased" shall mean the gross value of all liquor, including the value of the containers, purchased by or for the establishment during the term of the licence for the purposes of the licensed premises whether or not it is sold in the licensed premises during such period.
- 57.—(1) Fees which are prescribed in fixed amounts and minimum fees shall be payable upon the making of the application for a licence or renewal.
- (2) Fees which vary according to the amount or value of liquor purchased shall be payable monthly and the fees payable in respect of purchases made each month shall be paid not later than the 10th day of the month next following.

TRANSFER OF LICENCES

58.—(1) For the purposes of section 43 of the Act the monopoly value of a licence shall be,—

- (a) an amount equal to
 - (i) 10% on the gross value of beer purchased in the preceding twelve months up to 10,000 gallons with a minimum fee of \$100,

- (ii) 20% on the gross value of beer purchased in the preceding twelve months from 10,001 to 20,000 gallons,
- (iii) 30% on the gross value of beer purchased in the preceding twelve months from 20,001 to 30,000 gallons,
- (iv) 40% on the gross value of beer purchased in the preceding twelve months from 30,001 to 40,000 gallons,
- (v) 50% on the gross value of beer purchased in the preceding twelve months from 40,001 to 50,000 gallons,
- (vi) 60% on the gross value of beer purchased in the preceding twelve months from 50,001 to 60,000 gallons,
- (vii) 70% on the gross value of beer purchased in the preceding twelve months from 60,001 to 70,000 gallons,
- (viii) 80% on the gross value of beer purchased in the preceding twelve months from 70,001 to 80,000 gallons,
- (ix) 90% on the gross value of beer purchased in the preceding twelve months from 80,001 to 90,000 gallons,
- (x) 100% on the gross value of beer purchased in the preceding twelve months from 90,001 to 100,000 gallons,
- (xi) 110% on the gross value of beer purchased in the preceding twelve months from 100,001 to 110,000 gallons,
- (xii) 120% on the gross value of beer purchased in the preceding twelve months from 110,001 to 120,000 gallons,
- (xiii) 130% on the gross value of beer purchased in the preceding twelve months of 120,001 gallons or more; and
- (b) an amount equal to
 - (i) 10% of the gross value of liquor purchased in the preceding twelve months on purchases up to \$20,000,
 - (ii) 20% of the gross value of liquor purchased in the preceding twelve months on purchases from \$20,001 to \$40,000,
 - (iii) 30% of the gross value of liquor purchased in the preceding twelve months on purchases from \$40,001 to \$60,000,
 - (iv) 40% of the gross value of liquor purchased in the preceding twelve months on purchases from \$60,001 to \$80,000,
 - (v) 50% of the gross value of liquor purchased in the preceding twelve months on purchases from \$80,001 to \$100,000,
 - (vi) 60% of the gross value of liquor purchased in the preceding twelve months on purchases from \$100,001 to \$110,000,
 - (vii) 70% of the gross value of liquor purchased in the preceding twelve months on purchases from \$110,001 to \$120,000.
 - (viii) 80% of the gross value of liquor purchased in the preceding twelve months on purchases from \$120,001 to \$130,000,
 - (ix) 90% of the gross value of liquor purchased in the preceding twelve months on purchases from \$130,001 to \$140,000,

- (x) 100% of the gross value of liquor purchased in the preceding twelve months on purchases from \$140,001 to \$150,000,
- (xi) 110% of the gross value of liquor purchased in the preceding twelve months on purchases from \$150,001 to \$160,000,
- (xii) 120% of the gross value of liquor purchased in the preceding twelve months on purchases from \$160,001 to \$170,000,
- (xiii) 130% of the gross value of liquor purchased in the preceding twelve months on purchases of \$170,001 and over,

and where more than one licence held in respect of an establishment is being transferred, the percentages prescribed in clauses a and b shall be applied to the total gross value of beer purchased and the total gross value of liquor purchased for all premises in respect of which such licences are held.

- (2) Where a licensed premises has been in operation for a period of less than twelve months, the monopoly value of the licence shall be computed by pro-rating the gross value of beer purchased and the gross value of liquor purchased during the period of operation to a period of twelve months and applying the provisions of subregulation 1 thereto.
 - (3) In this regulation,-
 - (a) "gross value of beer purchased" shall mean the gross value of beer purchased by or for the establishment including the value of the containers; and
 - (b) "gross value of liquor purchased" shall mean the gross value of liquor, other than beer, purchased by or for the establishment including the value of the containers.
- (4) The minimum transfer fee in respect of any establishment shall be \$50.
- 59. No transfer fee shall be charged where the death of the holder of a licence results in the premises being operated by the husband, wife, father, mother, children, sister or brother.
- 60.—(1) In cases of partnership where a partner retires or dies, a proportionate transfer fee shall be charged, such proportion to be based on the respective interests of the partners.
- (2) Where changes in a partnership occur by the inclusion of an additional person or persons, a transfer fee shall be charged upon the interest acquired.

CANCELLATION OR SUSPENSION

61. Upon the cancellation or suspension of any licence, all liquor on the licensed premises shall forthwith be forwarded by the licensee to The Liquor Control Board of Ontario unless otherwise directed by The Liquor Licence Board of Ontario.

Compensation for Disqualification

62. The sum awarded to any person by way of compensation under section 45 of the Act shall be determined by an arbitrator appointed by the Board and the provisions of *The Arbitration Act* shall apply to such arbitration, provided that no compensation shall be allowed for forcible taking.

Wholesale Purchase of Liquor

LIQUOR CONTROL BOARD

63. All purchases of liquor by the holder of a licence shall be made from or on the authority of The Liquor Control Board of Ontario.

ORDERS

64. All orders for the purchase of liquor by the holder of a licence shall be made in writing upon the forms supplied by The Liquor Control Board of Ontario and shall be signed by the holder of a licence or his duly authorized employee.

RECEIPT FOR DELIVERY

65. Receipt of all liquor purchased by the holder of a licence shall be acknowledged in writing by the holder or his duly authorized employee and such receipt shall be returned forthwith and all such acknowledgments shall be delivered daily to The Liquor Control Board of Ontario by the person making the delivery.

PAYMENT IN CASH

66. Unless otherwise authorized by The Liquor Control Board of Ontario all liquor purchased by the holder of a licence shall be paid for in cash at the time it is ordered or delivered.

STORAGE PREMISES

- 67. Every holder of a licence shall provide proper storage space for the storage of liquor at a place convenient to the bar or taproom in the establishment where the licensed premises are located and shall designate such storage space upon the application for a licence.
- 68. The holder of a licence granted in respect of a railway car or steamship may establish and maintain storage premises upon its property wherein liquor may be stored for subsequent sale and shall designate such storage premises upon the application for a licence.

BOOKS, RECORDS; INSPECTION.

- 69. Every holder of a licence shall keep such books and records as shall fully and clearly set forth a daily record of all purchases, sales and stock-in-trade of liquor and of all transactions relating thereto.
- 70. The Board may require every holder of a licence to make a written return not later than the 10th day of every month, of all purchases, sales and daily inventory of stock-in-trade of liquor during the next preceding calendar month.
- 71. All licensed premises shall at all times be open to inspection by such officers or agents of the Board as it shall authorize and every holder of a licence shall conform to the requirements in respect of his premises and of the conduct of the business for which the licence is granted.
- 72. The books and records which by these regulations the holder of a licence is required to keep, shall be open at all times to inspection and audit by such officers or agents of the Board as it shall authorize, and for the purpose of inspection and audit and for the verification of such books and records, all books, accounts, invoices, vouchers, documents, papers and writings of the holder of the licence shall be open to such inspection and audit, and the holder and his employees shall give such information in respect thereto as may be required.

BALLOTS

- 73.—(1) Where a vote is taken under section 69 or 70 on one question only, the ballot shall be according to Form 13.
- (2) Where a vote is taken under section 69 or 70 or both on more than one question,— $\,$

- (a) there shall be a separate ballot, according to Form 13, for each question; and
- (b) the ballots used for each of the questions shall be upon paper of contrasting colours.

REVOCATION

74. Ontario Regulations 258/44 are revoked.

FORMS

75. The forms numbered 1 to 14 are prescribed for use under the Act and these regulations.

DATED at Toronto this 12th day of December, 1946.

THE LIQUOR LICENCE BOARD OF ONTARIO.

W. T. ROBB, Chairman.

SEAL

W. T. NUGENT, Vice-Chairman.

J. F. WHITE,

Member.

FORM 1

NOTICE OF ANNUAL MEETING

The Liquor Licence Act, 1946.

LICENSING DISTRICT NUMBER.....

Take Notice that the Annual Meeting of The
Liquor Licence Board of Ontario for Licensing District
Number comprising
will be held atof
of
onday theday of
commencing at the hour ofo'clock in the
noon at which time it will hear and determine
applications for the renewal of licences in accordance
with The Liquor Licence Act, 1946, and regulations
thereunder.

AND FURTHER TAKE NOTICE that any person resident in the said licensing district objecting to any such application shall file his grounds of objection in writing with the deputy registrar at least ten days before the meeting.

Deputy Registrar.

(Address)

Form 2

NOTICE OF APPLICATION

The Liquor Licence Act, 1946

LICENSING DISTRICT NUMBER

Biodition District It on District It.
Take Notice that
of thein the
of will make application at a Special
Meeting of The Liquor Licence Board of Ontario to
be held at thein the
of in the of or
day theday of
at the hour ofo'clock in thenoor
for the issuance of a

(Here indicate the type or types of licence or licences to be applied for.)

for the following premises:

(Here furnish name and address or location and class of establishment and a description

Any person resident in the licensing district may object to the application, and the grounds of objection in writing shall be filed with...., the deputy registrar of the licensing district, whose address, at least ten days before the meeting at which the application is to be heard.

Dated at	this	day o
	Applicant	• • • • • • • •
	(Address)	

FORM 3

APPLICATION FOR LICENCE (Except for Military Mess)

The Liquor Licence Act, 1946.

APPLICATION FOR LICENCE (Except for Military Mess)

Application is hereby	made for in respect of a
☐ hotel or inn	☐ railway car
☐ tavern	steamship
restaurant	club (other than a labour club or veterans' club)
public house	☐ labour club
	veterans' club
or a licence (or licence ypes):	s) of the following type (or
"dining lounge lice tion of liquor with	nce" for the sale and consump- n meals;
"dining room licen	ce" for the sale and consump- ine with meals;

Ш	of liquor		. ior	tne	sale	and	con	ısum	ptio
	"public	house lie	cence	" for	the	sale a	and	cons	ump

- tion of beer in premises to which men only are admitted; "public house licence" for the sale and consump-
- tion of beer in premises to which women only are admitted;
- "public house licence" for the sale and consumption of beer in premises to which men and women are admitted.

1.	1	١,	и.	П	1	14	11	u.	16		dl.	11	u	•	11	u	u	11		5		U.	L	d	Р	P	"	IC	d	. E.	ıı	۰												
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Eull name and address of applicants

	(a) If an INDIVIDUAL, state if applicant is to be sole owner(Yes or No)	8. Is the applicant indebted to any person, firm or corporation in or connected with any distillery, brewery or wine manufacturing interests?
	(b) If not to be sole owner, particulars of any agreement with any other party or parties:	9. Has any distiller, brewer or wine manufacturer any interest, financial or otherwise, direct or indirect, in the applicant's premises?
	(c) If a PARTNERSHIP, state separately each partner's investment and proportion of profit distribution.	10. Specify and describe location of the room or rooms
	Name Investment % Profit-sharing ratio	to which sale, serving and consumption of acoholic beverages shall be restricted and confined
		(a) Dining Lounge
	(d) If a CORPORATION, state:	(b) Dining Room
	Date of incorporation Prov. or Dom. Charter Public or private company Number of shares authorized.	(c) Lounge
	commonpreferred Number of shares issued commonpreferred	(A) D. L.P. H
	Par value of shares \$common \$preferred Bonds issued and outstanding No	(d) Public House
	Value \$ Officers and Directors	Specify location of liquor storage room
	Name Address Name Address Name Address Name Address Name Address Name Address	11. State number of tables and seating capacity in room or rooms where liquor will be served (a) Dining Lounge
2.	Name of establishment. Street Address. City, Town or Village. Township. County or District. Address of Main Office of Organization	(b) Dining Room
	Address of Ontario Main Office of Organization	(d) Public House.
3	Date of Issue of Branch or Union Charter Name and address of owner of the building in which	
0.	the premises to be licensed are located. Name. Address	12. By whom will applicant's premises be managed? Name in full
4.	State whether applicant occupies premises as owner or tenant. If tenant, give date of lease, date of expiration and amount of annual rent.	13. State name, address and occupation of officials or employees who will purchase the alcoholic beverages to be sold on applicant's premises. Name
	•••••••••••••••••••••••••••••••••••••••	NameAddressAge
5.	Will dancing, music, or entertainment be provided at any time whatsoever for guests or customers on the establishment? If so, where?	14. If application is on behalf of Club describe activities
		(a) Is it operated for pecuniary gain?
6.	Has applicant ever applied for a licence for the sale of liquor, beer or wine in Canada or elsewhere, either as an individual, a member of a partnership, or as an officer, director or stockholder of a Corporation?	(b) Present Membership
7.	Has the applicant any connection, financial or otherwise, direct or indirect, with any distillery, brewery or wine manufacturing interest?	(c) What privileges are extended to non-members? (d) Are your annual membership fees or dues and other income, exclusive of any estimated pro-

ceeds from the sale of	liquor, sufficient to defray	Form 4
the annual cost of o	peration?	APPLICATION FOR LICENCE
		(MILITARY MESS)
(e) Has this application	n been approved by the	The Liquor Licence Act, 1946.
Board of Directors of	r governing body?	APPLICATION FOR LICENCE
15. State particulars of app	licant's investment in the	(Military Mess)
present value thereof	and equipment, and the	Application is hereby made for a licence (or licences) in respect of the following:
	plicant's latest municipal	an officers' mess;
assessment:		a sergeants' mess;
Buildings		☐ a canteen.
	Total \$	
16. Are the premises operate only seasonally?	period of operation	Where the application is in respect of an officers' mess indicate the type of licence applied for:
17. State particulars of any		"dining lounge licence" for the sale and consumption of liquor with meals;
	hattels therein are subject	"'dining room licence" for the sale and consumption of beer and wine with meals;
18. Own capital invested or	\$I	"lounge licence" for the sale and consumption of liquor;
Borrowed capital investe	ed or to be invested	i "public house licence" for the sale and
Total investment made of	or to be made in enterprise	consumption of beer in premises to which men only are admitted.
Dated at th	isday of	1. Unit
	-	2. Address of Barracks or Armouries (Street and
	Applicant	Number)
		County or District
-	(Address of Applicant)	•
CANADA	In the matter of THE LIQUOR LICENCE	3. Name of Officer Commanding Unit
PROVINCE OF ONTARIO	Аст, 1946,	RankAddress
	And in the matter of An Application for a	4. State present strength of Unit:—No. of OfficersNo. of N.C.O.'s
County (or District)	Licence (or Licences) Thereunder for the Establishment Known	Other Ranks Total Authorized Establishment, Total
	AS	5. State location and full description of:—
	of the	(a) Officers' Mess
of	.in theoi	(b) Sergeants' Mess
make oath and say:		(c) Canteen
·	dge of the matters herein	6. Specify the rooms and places to which the sale, serving and consumption of liquor will be restricted and confined
2. That I have read over hereto:	er the application attached	7. Describe storage space where liquor will be stored
3. That all facts stated	and information furnished	including location thereof
therein are true and a 4. That *	correct;	8. Are parades held throughout the year or only seasonally?
Sworn before me at the		9. Will liquor be served on the designated premises
in theof		throughout the entire year?
this(10. Is the applicant under any agreement, contract
day of		or covenant with any distillery, brewery or winery concerning the exclusive use or otherwise, of the
A Commission	ner for taking	products of such distillery, brewery or winery?
A Commission Affida		
* See regulation 53 and here	indicate status of deponent.	11. State name and address of person who will purchase liquor to be sold upon designated premises.

(a) Officers' Mess—		Form 5
Age		DINING LOUNGE LICENCE
		The Liquor Licence Act, 1946.
(b) Sergeants' Mess—		DINING LOUNGE LICENCE
		for the sale and consumption of liquor with meals
		ISSUED TO
(c) Canteen—		
		the owner of the establishment classified as a
12. Are all the profits from t		known as
Mess and the Canteen i	respectively?	
13. State particulars of ca		located at
upon the Mess or Cante	en premises	
		in respect of
have been properly at	n the Canteen to members of tested and sworn in as nit?	(This space to be used for the purposes of subsection 2 of section 23 of the Act.)
DATED at: this	day of,	
	Applicant	Subject to prior suspension or cancellation pursuan to <i>The Liquor Licence Act, 1946</i> , and the regulation thereunder, this licence expires on the 31st day of March, 19
((Address of Applicant)	DATED at Toronto thisday of
		19
CANADA	In the matter of THE LIQUOR LICENCE	Chairman,
Province of Ontario	Aст, 1946, And in the matter of	The Liquor Licence Board of Ontario.
County (or District)	An Application for a Licence (or Licences) Thereunder for the Establishment Known as	Dining Lounge Licence No
I,	of the	
the Officer Commanding	ı the,	
themake o	•	Form 6
1. That I have knowled deposed to;	lge of the matters herein	DINING ROOM LICENCE
2. That I have read ove	r the application attached	The Liquor Licence Act, 1946.
hereto;		DINING ROOM LICENCE
3. That all facts stated therein are true and c	and information furnished correct;	for the sale and consumption of beer and wine with meals
4. That *		ISSUED TO
Sworn before me at the)of		
in theof		the owner of the establishment classified as a
day of		
,		known as
A Commission Affida		
* Where affidavit is not take	en by the person designated	located at

in respect of	FORM 8
	PUBLIC HOUSE LICENCE
(This space to be used for the purposes of subsection 2 of section 23 of the Act.)	(MEN ONLY)
subsection 2 by section 23 by the Act.)	The Liquor Licence Act, 1946
	PUBLIC HOUSE LICENCE
	for the sale and consumption of beer in premises to which men only are admitted
Subject to prior suspension or cancellation pursuant to The Liquor Licence Act, 1946, and the regulations	ISSUED TO
thereunder, this licence expires on the 31st day of March, 19	
DATED at TORONTO thisday of,	the owner of the establishment classified as a
	known as
Chairman, The Liquor Licence Board of Ontario.	KHOWH as
Dining Room Licence No	located at
	in respect of
FORM 7 LOUNGE LICENCE	(This space to be used for the purposes of subsection 2 of section 23 of the Act.)
The Liquor Licence Act, 1946	
LOUNGE LICENCE	_
for the sale and consumption of liquor	Subject to prior suspension or cancellation pursuant to The Liquor Licence Act, 1946, and the regulations
ISSUED TO	thereunder, this licence expires on the 31st day of March, 19
the owner of the establishment classified as a	DATED at TORONTO thisday of, 19,
known as	Chairman, - The Liquor Licence Board
	Public House Licence of Ontario.
located at	(Men Only) No
in respect of	
(This space to be used for the purposes of subsection 2 of section 23 of the Act.)	
	Form 9
	PUBLIC HOUSE LICENCE (WOMEN ONLY)
Subject to prior suspension or cancellation pursuant to The Liquor Licence Act, 1946, and the regulations	The Liquor Licence Act, 1946
thereunder, this licence expires on the 31st day of March, 19	PUBLIC HOUSE LICENCE for the sale and consumption of beer in premises to
Dated at Toronto thisday of, 19	which women only are admitted ISSUED TO
Chairman, The Liquor Licence Board	
of Ontario.	the owner of the establishment classified as a
Licence No	

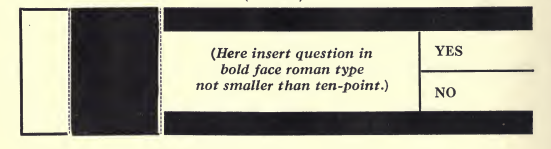
known as ,	thereunder, this licence expires on the 31st day of March, 19
located at	Dated at Toronto thisday of,
in respect of	Chairman, The Liquor Licence Board of Ontario.
•••••••	Public House Licence
(This space to be used for the purposes of subsection 2 of section 23 of the Act.)	(Men and Women) No
-	
Subject to prior suspension or cancellation pursuant to <i>The Liquor Licence Act, 1946</i> , and the regulations thereunder, this licence expires on the 31st day of	
March, 19	Form 11
DATED at TORONTO thisday of,	APPLICATION FOR BANQUET OR ENTER- TAINMENT PERMIT
	The Liquor Licence Act, 1946
Chairman,	A BRITICA MICAL BOD DANGUEM OF THEMES
The Liquor Licence Board of Ontario.	APPLICATION FOR BANQUET OR ENTER- TAINMENT PERMIT
(Women Only) No	Application is hereby made for a banquet or entertainment permit:
	1. Full name and address of applicant:

	Name and address of building where banquet or entertainment will be held:
Form 10	
PUBLIC HOUSE LICENCE	
(MEN AND WOMEN)	3. Specific location within the building or premises where liquor will be served:
The Liquor Licence Act, 1946	
PUBLIC HOUSE LICENCE	4. Date, time and duration of banquet or entertainment:
for the sale and consumption of beer in premises to which men and women are admitted	
ISSUED TO	5. Quantity and type of liquor required:

the owner of the establishment classified as a	6. Address of retail store where purchases will be made—
	(a) Beer(b) Wine
known as	(c) Other liquor.
located at	7. Method of serving liquor
located at	
	8. Reason for holding banquet or entertainment:
in respect of	
in respect of	
(This space to be used for the purposes of	9. Is a licence held under <i>The Liquor Licence Act, 1946</i> , in respect of the premises or any part of the premises where the banquet or entertainment is to be held?
subsection 2 of section 23 of the Act.)	
	DATED atthisday of,
	19
	Applicant
Subject to prior suspension or cancellation pursuant to The Liquor Licence Act. 1946, and the regulations	(Address of Applicant)

CANADA PROVINCE OF ONTARIO County (or District) of	FORM 12 BANQUET OR ENTERTAINMENT PERMIT The Liquor Licence Act, 1946 BANQUET OR ENTERTAINMENT PERMIT ISSUED TO
I,of theofof	permits the serving of
make oath and say:	(a) not more than ounces of liquor other than beer and wine;
 That I have knowledge of the matters herein deposed to; 	(b) not more thanounces of wine;
That I have read over the application attached hereto;	(c) not more than12-ounce bottles of beer;
 That all facts stated and information furnished therein are true and correct; 	(d) not more than22½-ounce bottles of beer;
4. That *	(e) not more thangallon kegs of beer;
Sworn before me at the	at in between the hour of o'clock in the noon on day the day of 19, and the hour of o'clock in the noon on day the day of , 19
A Commissioner for taking Affidavits.	DATED at TORONTO thisday of, 19
* See regulations 47 and 53 and here indicate status of deponent.	Chairman, The Liquor Licence Board of Ontario. Banquet or Entertainment Permit No

FORM 13
FORM OF BALLOT
(FRONT)



No.
(Serial number of ballot)
(Perforations)
No.
(Serial number of ballot)
Poll Book No.
(Perforations)

Municipality of

(Date of Vote)

(Address of Printer)

FORM 14

AGREEMENT AND BY-LAW

MEMORANDUM OF AGREEMENT made in duplicate this day of , 19 .

BETWEEN:

The Liquor Licence Board of Ontario hereinafter called the "Board",

OF THE FIRST PART;

and

The Municipal Corporation of the of hereinafter called the "Municipality",

OF THE SECOND PART;

WHEREAS by an Act passed in the Second Session of the Twenty-Second Legislature of Ontario entitled *The Liquor Licence Act*, 1946, it is provided,

- 83. Subject to the approval of the Lieutenant-Governor in Council the Board may enter into an agreement with the council of any municipality for the enforcement within the municipality by the council of the provisions of this Act, The Liquor Control Act and the regulations hereunder and thereunder, and may in such agreement provide for the payment to the council of,—
 - (a) a portion of the fees for licences issued in respect of establishments in the municipality; and
 - (b) the fines or any portion of the fines imposed in any prosecutions instituted by officers designated by the council pursuant to the agreement, for a violation of this Act, The Liquor. Control Act or the regulations hereunder or thereunder within the municipality;

AND WHEREAS the Board and the Municipality desire to enter into an agreement pursuant to the said provision;

AND WHEREAS the Municipality has passed by-law No. (a copy of which is attached hereto) to authorize the entering into and the execution of this agreement;

Now Therefore This Agreement Witnesseth that in consideration of the premises and of the covenants hereinafter mentioned, the parties hereto covenant and agree as follows:

- The Municipality shall designate the members of the police force of the Municipality as officers to enforce within the municipality The Liquor Licence Act, 1946, and the regulations thereunder and The Liquor Control Act and the regulations thereunder.
- The members of the police force of the Municipality shall at all times diligently and effectively enforce within the Municipality the said Acts and regulations.
- 3. The Board shall cause to be paid annually to the Municipality twenty per centum of the fees for licences issued in respect of establishments as defined in *The Liquor Licence Act*, 1946, in the Municipality.
- 4. The Board shall cause to be paid annually to the Municipality the fines imposed in prosecutions instituted by the members of the police force of the Municipality for violations within the Municipality of The Liquor Licence Act, 1946, or the regulations thereunder or The Liquor Control Act or the regulations thereunder.

- This agreement may be terminated by either party upon giving the other party one month's notice in writing.
- This agreement shall come into force upon notice in writing to the parties of its approval by the Lieutenant-Governor in Council.

In Witness Whereof the parties hereto have duly executed these presents.

SIGNED, SEALED and DELIVERED	The Liquor Licence Board of Ontario		
	• • • • • • • • • • • • • • • • • • • •		
SEAL			
	The Corporation of the of		
	Mayor (or Reeve)		
SEAL	Clerk		

BY-LAW

THE CORPORATION OF THE

OF

By-law Number

A By-law to Authorize the Entering Into and the Execution of an Agreement with The Liquor Licence Board of Ontario.

Whereas it is expedient that an agreement be entered into with The Liquor Licence Board of Ontario, pursuant to the authority of section 83 of *The Liquor Licence Act*, 1946, for the enforcement within the municipality by the members of the police force of the municipality of *The Liquor Licence Act*, 1946, and the regulations thereunder and *The Liquor Control Act* and the regulations thereunder;

AND WHEREAS the terms of the proposed agreement have been settled and are contained in the draft Memorandum of Agreement attached hereto:

BE IT THEREFORE ENACTED by the Council of The Corporation of the of :

- That the entering into of the proposed agreement in the terms of the said draft Memorandum of Agreement is hereby approved and authorized.
- 2. That the Mayor (or Reeve) and Clerk be and they are hereby authorized and directed to sign a Memorandum of Agreement in duplicate in the terms of the said draft Memorandum of Agreement and affix thereto the seal of the Corporation.

9	Passed .	by of	the	Council of th	e Corporation day of	n of	the
				Ma	yor (<i>or</i> Reeve)	
SEA	AL				Clerk		

I

THE LIQUOR LICENCE ACT, 1946

O. Reg. 165/46. New and Revoking O. Reg. 31/46. Fees and Expenses and Licensing Dis-Approved—December 12th, 1946. Filed-December 13th, 1946, 11.50 a.m.

REGULATIONS MADE UNDER THE LIQUOR LICENCE ACT, 1946.

Part I

FEES AND EXPENSES

- 1. The fees and expenses to be allowed under section 78 of the Act shall be as set forth in the schedule appended hereto.
 - 2. Ontario Regulations 31/46 are revoked.

PART II

LICENSING DISTRICTS

3. The areas comprising the following counties, provisional county and territorial districts are designated licensing districts as follows:

Licensing	
District No	. Comprising
1.	Elgin, Essex, Kent and Lambton.
2.	Bruce, Grey, Huron, Perth, Waterloo and
	Wellington.
3.	Middlesex and Oxford.
4.	Brant, Haldimand, Lincoln, Norfolk and
	Welland.
5.	Wentworth and Halton.
6.	York.
7.	Durham, Ontario, Peterborough, Victoria
	and Haliburton.
8.	Dufferin, Peel, Simcoe, Muskoka and Parry
	Sound.
9.	Hastings, Northumberland and Prince Ed-
	ward.
10.	Lennox and Addington, Dundas, Fron-
	tenac, Glengarry, Grenville, Leeds and
	Stormont.
11.	Carleton, Lanark, Prescott, Renfrew and

Russell.

12.

13. 14.

SCHEDULE

Kenora, Rainy River and Thunder Bay.

Algoma, Manitoulin and Sudbury. Cochrane, Nipissing and Timiskaming.

COUNTY JUDGE

١.	For making necessary arrangements for	
	holding courts and performing other duties	
	in connection with the holding of the poll	
	as prescribed by the Act and The Election	
	Act\$	25.00
2.	For revising lists, per diem\$	10.00
3	Where poll is taken other than in county	
٠.	town a per diem living allowance of\$	8.00
	and actual and necessary travelling ex-	
	penses.	

RETURNING OFFICER

Where the clerk of the municipality acts as returning officer such amount as may be agreed upon, and in default of agreement.\$100.00 Where the returning officer is not the clerk of the municipality.....\$150.00

DEPUTY RETURNING OFFICERS, POLL CLERKS AND CONSTABLES

6.	Where a poll is not held on the day of poll-
	ing for the municipal election, such fees as
	may be fixed by by-law of the municipality,
	provided that where no by-law has been
	passed fixing the fees the same fees as
	would be payable at the municipal election.

7. Where a poll is held on the same day as the municipal election and the same officers are used for the vote under the Act, an extra

(a) to the deputy returning officer of\$	
(b) to the poll clerk of	2.00
(c) to the constable of	1.00

ELECTION CLERK

8. Where the election clerk is an officer of the municipality, such amount as may be agreed upon, and in default of agreement. \$25. Where the election clerk is not an officer of the municipality..... \$ 35.00 and all actual, reasonable and necessary disbursements connected with the taking of the poll.

POLLING PLACES

10. For every polling placed used for the taking of the poll where the poll is not held on the same day as that of the taking of the vote at a municipal election, for the .\$ 10.00 first poll... and for each additional poll held on the same premises.....\$

OFFICERS FURNISHING LISTS OR COPIES THEREOF

11. For every copy of a voters' list or part thereof, or of changes made therein on appeal or complaint exclusive of any printed list or any printed matter, payable by the person to whom the same is supplied but not including copies of the list or a part thereof furnished to a returning officer for use as required by law, for

1.00 and for every ten names not printed but written or corrected or added on each copy so furnished....

.10

.10

THE LIQUOR LICENCE ACT, 1946

O. Reg. 166/46. New and Revoking O. Reg. 30/46. Voting. Approved—December 12th, 1946. Filed—December 13th, 1946, 11.55 a.m.

REGULATIONS MADE BY THE CHIEF ELECTION OFFICER UNDER THE LIQUOR LICENCE ÃCT, 1946

SUFFICIENCY OF PETITION

 The sufficiency of a petition filed under section
 of the Act with the clerk of the municipality shall be determined by the clerk, and his determination shall be evidenced by his certificate, Form 1.

- No person shall withdraw his name from, or add his name to a petition after the clerk has certified as to its sufficiency.
- 3. The petition when so certified shall be filed by the clerk of the municipality with the Board.
- 4. Where a petition has been filed with the clerk and certified by him and filed with the Board under the provisions of section 69 of the Act, the Board shall notify the clerk of the municipality and the Chief Election Officer of the day for taking the vote.

MUNICIPAL BY-LAW

- 5. Upon receipt by the clerk of the notice from the Board fixing the date upon which the vote is to be taken, a by-law, Form 2, shall be passed by the Council of the municipality for the taking of the vote.
- When the by-law has been passed a certified copy shall be filed by the clerk with the Board and the Chief Election Officer.

VOTE WHERE TAKEN ON INITIATIVE OF COUNCIL

7. Where a vote is to be taken on the initiative of the Council, a certified copy of the by-law, Form 3, authorizing the submission to a vote shall be filed with the Board and the Chief Election Officer.

POLLING LISTS

8. It shall not be necessary to prepare polling lists in the manner provided in clause a of subsection 1 of section 76 of *The Election Act*, but the voters' list to be revised shall consist of printed copies of Part I and Part III of the Voters' List, and where Part III of the Voters' List has not been printed, such copies as the Chief Election Officer may direct to be printed or typed or written.

MANAGERS

- 9. Where managers are appointed by the parties interested the clerk of the municipality or returning officer shall inform the managers of any special directions which he has received from the Chief Election Officer in which they may be interested and notify the Chief Election Officer when the managers recommend or suggest any alteration in the procedure.
- 10. The clerk or returning officer shall promptly notify the Chief Election Officer of the appointment of managers giving the name and place of residence of each.

RESIDENCE QUALIFICATIONS OF VOTERS

11. Every man and every woman who, at the time of voting, is and has been ordinarily resident in the municipality for a period of two months next preceding the date fixed for taking any vote under the provisions of the Act is qualified as to residence.

REVOCATION

12. Ontario Regulations 30/46 are revoked.

ALEX. C. LEWIS, Chief Election Officer.

FORM I

I hereby certify and declare that I have examined the attached petition of and others for the submission under *The Liquor Licence Act*, 1946 of the question (or questions) stated in the petition and have checked it with the last revised voters' list for the municipality as revised for the last election to the Assembly and that the petition is signed by at least twenty-five per centum of the total number of persons appearing by the list to be resident in the municipality and qualified to vote at elections to the Assembly,

Dated this day of , 19 (Corporate Seal)

Clerk of the of

Form 2

The corporation of

By-law No.

of

A by-law for the submission to vote of a question (or questions) under *The Liquor Licence Act*, 1946.

Whereas at the time of the coming into force of The Ontario Temperance Act a by-law No. passed under The Liquor Licence Act or any other Act was in force within the limits of the municipality prohibiting the sale of liquor by retail therein (or,—as the case may be,—liquor, beer and wine is sold as provided by The Liquor Control Act or The Liquor Licence Act, 1946 within the limits of the municipality).

And whereas under section 69 and 70 of *The Liquor Licence Act*, 1946, the council of a municipality in which the by-law was in force (or,—as the case may be,—in which liquor, beer and wine is sold as provided by *The Liquor Control Act* or *The Liquor Licence Act*, 1946, within the limits of the municipality, may submit to a vote of the persons qualified to be entered on the voters' list and to vote at elections to the Assembly in the municipality any question (or questions) set forth in *The Liquor Licence Act*, 1946.

And whereas it is also provided by sections 69 and 70 of the Act that where a petition in writing signed by at least twenty-five per centum of the total number of persons appearing by the last revised list of the municipality to be resident therein and qualified to vote at elections to the Assembly requesting the council to submit any question or questions set out in sections 69 and 70 is filed with the clerk of the municipality and with the Board, the council shall submit the question or questions to a vote of the electors.

And whereas a petition has been filed with the clerk of the municipality requesting the council to submit to a vote of the persons qualified to vote thereon the following question or questions.

(here set out the question or question.)

And whereas the petition certified by the clerk as having been sufficiently signed has been filed with the Board.

And whereas the Board has fixed day the day of , 19 , as the day upon which the vote upon the question or questions shall be taken and has notified the clerk to that effect (or,—as the case may be,—).

And whereas the council deems it expedient and desirable that the vote on the question or questions shall be taken upon the day upon which (under *The Municipal Act* or under a by-law of the municipality as the case may be)a poll will be held at the next annual election of members of the council.

And whereas it is necessary to provide by by-law for the submission of the question or questions to the persons qualified to vote thereon and for the taking of their votes thereon.

Therefore, the Council of the Corporation of the enacts as follows:

1. Under *The Liquor Licence Act, 1946*, there is hereby submitted to a vote of the persons qualified to be entered on the voters' list and to vote at elections to the Assembly in the municipality the following question or questions,—

(here set out the question or questions.)

2. The vote shall be taken on the day of , 19 , as directed by The Liquor Licence Board of Ontario (or,—as the case may be,—on the same day upon which under The Municipal Act or,—as the case may be,—a by-law of the municipality a poll will be held at the next annual elections of members of the council, namely, on day the day of , 19 ,) and in accordance with The Liquor Licence Act, 1946. Passed this day of , 19 . Clerk Mayor or Reeve (Corporate Seal)	And whereas the council having requested the Board to fix a day for taking the vote on the question or questions, the Board has fixed day the day of , 19 , (or,—as the case may be,—whereas the council deems it expedient and desirable that the vote on the said question or questions shall be taken upon the day upon which (under The Municipal Act or under a by-law of the municipality as the case may be) a poll will be held at the next annual election of members of the council. And whereas it is necessary to provide by by-law for the submission of the said question or questions to the persons qualified to vote thereon and for the taking of their votes thereon. Therefore, the council of the Corporation of the of enacts as follows: 1. Under The Liquor Licence Act, 1946, there is hereby submitted to a vote of the persons qualified to be entered on the voters' list and to vote at elections to the Assembly in the municipality the following question or questions,—
By-law No.	(here set out the question or questions.)
A by-law for the submission to a vote of a question or questions under The Liquor Licence Act, 1946. Whereas at the time of the coming into force of The Ontario Temperance Act a by-law No. passed under The Liquor Licence Act or any other Act, was in force within the limits of the municipality prohibiting the sale of liquor by retail therein (or,—as the case may be,—liquor, beer and wine is sold as provided by The Liquor Control Act or The Liquor Licence Act, 1946). And whereas under sections 69 and 70 of The Liquor Licence Act, 1946 the council of a municipality in which the by-law was in force (or,—as the case may be,—in which liquor, beer and wine is sold as provided by The Liquor Control Act or The Liquor Licence Act, 1946 within the limits of the municipality) may submit to a vote of the persons qualified to be entered on the voters' list and to vote at elections to the Assembly in the municipality any question or questions set forth in The Liquor Licence Act, 1946.	2. The vote shall be taken on day the day of , 19 , as directed by The Liquor Licence Board of Ontario (or,—as the case may be,—on the same day upon which under The Municipal Act (or, as the case may be,—a by-law of the municipality), a poll will be held at the next annual election of members of the council, namely, on day the day of , 19), and in accordance with The Liquor Licence Act, 1946. Passed this day of , 19 . Clerk Mayor or Reeve (Corporation Seal) Certificate of True Copy I certify the foregoing to be a true and correct copy of by-law No. of the Corporation of the

And whereas the countil deems it expedient and desirable to submit to a vote of the persons qualified to vote thereon as aforesaid the following question or questions.

(here set out the question or questions.)

Dated this

(Corporation Seal)

Clerk

, 19

day of

Publications Under The Regulations Act, 1944

DECEMBER 28th, 1946

THE TELEPHONE ACT

O. Reg. 167/46. New. Tolls and Depreciation. Approved—December 10th, 1946. Filed—December 14th, 1946, 11.45 a.m.

REGULATIONS MADE BY THE ONTARIO MUNICIPAL BOARD UNDER THE TELEPHONE ACT

TOLLS

- 1. The Board approves of the tolls to be charged users by the Plum Hollow and Eloida Independent Telephone Company, Limited, as follows:
 - (a) for residence wall-telephones,-
 - (i) to share-holding users \$14 a year; and
 - (ii) to non-share-holding users \$16 a year; and
 - (b) for business wall-telephones \$18 a year.

DEPRECIATION FUND

- 2. The Company shall, out of earnings for the year 1947 and each subsequent year, provide and maintain a proper and adequate depreciation fund, and the Board determines that such depreciation fund is reasonably necessary and that the proper and adequate rate of depreciation of the property of the Company is 5 per cent.
- 3.—(1) The moneys carried to the credit of the depreciation fund shall be applied exclusively to the cost of reconstruction or replacement of such portion of the Company's plant and equipment as may be rendered necessary by depreciation or obsolescence.
- (2) The residue of the fund at the end of each year shall be deposited to the credit of the depreciation fund in a chartered bank at interest.

ACCOUNTING

- 4.—(1) The Company shall set up the necessary accounts in its books in which to record all transactions arising under these regulations.
- (2) The Company shall keep a separate record of all expenditures upon,—
 - (a) new construction and extensions;
 - (b) maintenance and repairs; and
 - (c) reconstruction and replacements of plant and equipment.

ANNUAL REPORTS

- 5. The Company shall on or before the 15th January in each year furnish to the Board a report setting forth,—
 - (a) the total amount standing at the credit of the depreciation fund on 1st January in the preceding year;
 - (b) the amount transferred from revenue to the fund in the preceding year;

- (c) the amount expended upon reconstruction or replacements in the preceding year;
- (d) the total amount standing at the credit of the fund on 31st December last;
- (e) the amount of the fund used in the purchase of securities;
- (f) the names and values of the securities so purchased; and
- (g) a certified statement from the bank showing the balance standing at the credit of the depreciation fund on 31st December last.

Dated the 10th day of December, A.D. 1946.

W. P. NEAR, Vice-Chairman.

THE UNEMPLOYMENT RELIEF ACT, 1935

O. Reg. 168/46. Replacing Parts of O. Reg. 33/44. Shelter Allowance. Approved—December 12th, 1946. Filed—December 17th, 1946, 11.00 a.m.

REGULATIONS MADE UNDER THE UNEMPLOYMENT RELIEF ACT, 1935

- 1. Subregulation 1 of regulation 9 of Ontario Regulations 33/44 is revoked and the following substituted therefor:
 - (1) The amount of clothing relief furnished by a municipality shall not exceed one dollar a month for each person who is in receipt of any type of relief in the municipality.
- 2. Regulations 21, 22, 23, 24 and 25 of Ontario Regulations 33/44 are revoked and the following substituted therefor:
 - 21. Shelter allowance for a single person shall not exceed \$6 a month, but where a single person rents and lives in furnished, heated quarters the allowance may be increased to an amount not exceeding \$10 a month.
 - 22.—(1) Monthly shelter allowance for a person other than a single person shall not exceed,—
 - (a) in a municipality having an assessed population of more than 500,000 the actual monthly rental, or an amount equal to \$10 a month for the first rented room in a dwelling and \$2 a month for each additional room, whichever amount is lesser;
 - (b) in a municipality having an assessed population of more than 5,000 but not more than 500,000 the actual monthly rental, or an amount equal to \$8 a month for the first rented room in a dwelling and \$2 a month for each additional room, whichever amount is lesser; and
 - (c) in any other part of Ontario the actual monthly rental, or an allowance computed

- at \$2 a month per room of the premises rented, whichever amount is lesser.
- (2) For the purposes of subregulation 1, a bathroom, hall or closet shall not be classified as a room.
- (3) There may be added to the allowance under subregulation 1,--
 - (a) the actual monthly cost of water; and
 - (b) an amount for light, including tax, not exceeding \$1.08 a month.
- 23.—(1) Where a person other than a single person resides in his own home and not less than one year's municipal taxes are owing in respect of the home as of the 31st day of December next preceding, a monthly allowance may be made for taxes in an amount equal to one-twelfth of twice the amount of the annual tax bill in respect of the home.
- (2) A monthly allowance may be added in the amounts indicated in clauses a and b of subregulation 3 of regulation 22.
- 24. Where special circumstances of an emergent or temporary nature exist additional shelter allow-

- ance may be made, but the total shelter account for the municipality in each month shall not exceed 110 per cent of the total shelter allowance paid under regulations 21, 22 and 23.
- 25. In no case shall the shelter allowance exceed,— $\dot{}$
 - (a) in a city having a population of more than 500,000, \$30 a month; and
 - (b) in any other part of Ontario, \$24 a month.
- 3. Ontario Regulations 33/44 are amended by adding thereto the following:

SPECIAL HOME CARE

26a—(1) A person requiring special home care because of some physical or mental defect, as certified by a legally qualified medical practitioner, may be granted an allowance up to \$40 a month, upon the recommendation of the municipal relief administrator to be prepared and submitted yearly to the Department in Form I.

(2) A person may qualify for this allowance only if not more than four roomers or boarders are maintained in the private home occupied by him.

FORM I The Unemployment Relief Act, 1935

DEPARTMENT OF PUBLIC WELFARE Unemployment Relief Branch Crest) Application for SPECIAL HOME CARE Date		MUNICIPALITY			
		Age of applicant			
1. Applicant: (last name) (first and middle names) Address: (street and number) (city or post office)			2. Residence: (years and months) In municipality		
Physic	1		·		
Is per	son bedridden? Son able to walk or move about? Ith condition considered perman-		Ves No ursing care or attention required? doctors' services required?		

4. Boarding Home:				
(landlord)	(address)		(telephone no.)	
Total no. boarders in home	Landlord's relationship to applicant		Monthly cost of room and board \$	
5. Next of kin:				
(name)	(address)	(relat	ionship)
6. Service in Armed Forces: Branch of service		Pension or allow	ance	•
7. Public relief or care received: Type of relief or care		Period received.		
8. Previous employment: Employed by Date last employed 9. Resources and income:			-	
7. Resources and income.		I		
Bank accounts Insurance policies Securities, stocks and bonds War bonds and saving stamps Lodge or fraternal societies Pensions or compensation Real estate Other (specify)	Yes No	Name of insurance company	ce company, or	Bank account no. or policy no.
10.—(1) Medical examination of application. (1) I recommend the home in which purpose. In consideration of it payment for "Special Home Canada".	ch the applicant	will receive special	(Examining ph	ysician)
. \$		(Mı	ınicipal Relief Ac	lministrator)
11. Remarks:			• • • • • • • • • • • • • • • • • • • •	

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 169/46. New. Filed—December 18th, 1946, 11.40 a.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. The time for the disposition of an equalization appeal of,—
- (a) The Corporation of the County of Waterloo; is extended for a period of 60 days.

G. H. DUNBAR, Minister of Municipal Affairs.

Dated at Toronto this 17th day of December, 1946.





